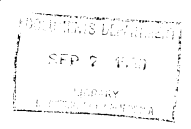
STATE OF IOWA

JOURNAL OF THE SENATE

of the

FIFTY-THIRD GENERAL ASSEMBLY

Convened January 10, 1949
Adjourned April 20, 1949



WILLIAM S. BEARDSLEY, Governor KENNETH A. EVANS, President of the Senate G. T. KUESTER, Speaker of the House

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Des Moines, Iowa

FIFTY-THIRD GENERAL ASSEMBLY

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J87 J84 53d BOCUMENTS DEPT.

ELECTIVE STATE OFFICERS Official Address, Des Moines, Iowa

NAME	TITLE	RESIDENCE	POLITICS
Wm. S. Beardsley. Kenneth A. Evans. Melvin D. Synhorst. Chet B. Akers. J. M. Grimes. Harry D. Linn. Robert L. Larson. David B. Long. Carl W. Reed B. M. Richardson. Jessie M. Parker. Wm. L. Bliss. T. G. Garfield. Oscar Hale. Norman R. Hays H. J. Mantz. John E. Mulroney. Ralph A. Oliver. W. A. Smith. C. F. Wennerstrum.	Lieutenant Governor Secretary of State Auditor of State Treasurer of State Secretary of Agriculture Attorney General Commerce Commissioner Commerce Commissioner Commerce Commissioner Superintendent of Public Instruction Judge of the Supreme Court	New Virginia . Emerson . Orange City . Ottumwa . Osceola . Des Moines . Iowa City . Des Moines . Cresco . Cedar Rapids . Lake Mills . Mason City . Ames . Wapello . Knoxville . Audubon . Fort Dodge . Sioux City . Dubuque . Chariton .	Republican





SENATORS-FIFTY-THIRD GENERAL ASSEMBLY

NAME	Residence	Age	Occupation	Politics	District	Counties Composing District	Former Legislative Service
Augustine, A. E	Oskaloosa	58	Farmer, Broker	Dem	14	Mahaska	46X 47 48 49 50 50X 51 52 52X
*Bateson, R. R	Eldora	51	Atttoney	Rep	37	Hamilton, Hardin, Wright	
Bekman, E. K	Ottumwa	48	Attorney	Rep	13	Wanello	48 49 50 50X 51 52 52X
Benson, Ralph E	Jefferson	41	Farmer	Rep	48	Carroll, Greene, Sac	
Berg, John P	Cedar Falls	60	Druggist	Rep	38	Black Hawk, Grundy	46 46X 47 48 49 50 50X 51 52 52X
Byers, Frank C	Cedar Rapids	65	Attorney	Rep	26	Linn	43 44 45 45X 46 46X 47 48 49 50 50X 51 52 52X
Colburn, J. C	Harlan	55	Farmer	Rep	18		
Doud, Alden L	Douds	51	Attorney	Rep	2	Jefferson, Van Buren	
Dykhouse, J. T	Rock Rapids	59	Real Estate, Insurance	Rep	24	Lyon, Osceola, Sioux	
Elthon, Leo	Fertile	50	Contractor	Rep	41		47 48 49 50 50X 51 52 52X 45 45X 46 46X 47 48 49 50 50X 51 52 52X
Faul, George	Des Moines	50	Attorney	Rep	30	Polk	
Fishbaugh, Earl C., Jr.	Shenandoah	39	Attorney	Rep	7	Fremont, Page	46 45X 47 48 49 50 50X 52 52X
Foster, Harlan C.	Mount Pleasant.	62	Farmer	Rep	10	Henry, Washington	47 48 49 50 50X 51 52 52X
Gillespie, Raymond	Dexter	58	Farmer	Dem	16	Adair	
Hart, Stanley L	Keokuk	52	Cooperage Manufacturer	Rep	1	Lee	
Hattery, John R	Nevada	51	Lawyer	Rep	31	Boone, Story	
Henningsen, O. H	Clinton	65	Insurance, Real Estate	Rep	22	Clinton	
Hultman, O. N	Stanton	60 78	Lumber Dealer	Rep	8		45 45X 46 46X 47 48 51 52 52X
Humbert, Ernest L	Corning	38	Farmer, Horse Breeder	Rep	40	Adams, Taylor	
Jacobson, Arthur H Knudson, Herman M.	Waukon	61	Printing	Rep	43	Corres Cordo Parablia Hancola	46 46V 48 40 50 50V 51 52 52X
Leo, Richard V	Dysart	59	Farmer	Rep	45	Denter Trans.	46 46X 48 49 50 50X 51 52 52X 45X 48 49 50 50X 51 52 52X
Linnevold, William	Decorah	71	Farmer, Insurance	Rep	42	Howard Winnashiak	
Lord, Herman B	Muscatine	55	Manufacturer	Rep	20		
Lynes, J. Kendall	Plainfield	45	Farmer	Rep	39	Bramer Butler	
Martin, Frank D	Davenport	64	Retired	Rep	21	Scott	
Maytag, Fred	Newton	38	Manuafcturer	Rep	29	Jasper Wayne	
McCarville, Paul E	Fort Dodge	47	Attorney	Rep	27	Calhoun, Webster	
McMurry, Pearl W	Corydon	42	Attorney	Rep	4	Lucas	
Mercer, Leroy S	Iowa City	59	Publisher	Dem	25	Iowa, Johnson	45 45X 46 46X 47 49 50 50X 51 52 52X
Miller, J. F	Humboldt,	62	Grain Dealer	Rep	50	Buena Vista, Humboldt, Poca-	
Myrland, E. C	Onawa	56	Gasoline and Oil	Rep	34	hontas	
Parker, Edward S	Ida Grove	67	Physician and Surgeon	Rep	46	Charokee Ide Phymouth	
Prentis, X. T.	Mount Ayr	52	Merchant	Rep	5	Decatus Pingrold Union	
Reilly, Robert C	Dubuque	44	Sporting Goods	Dem	35	Dubucus	
Ridout, Burl N	Armstrong	38	Restaurant	Dem	49	Emmet Vecenth Dela Alto	

SENATORS-FIFTY-THIRD GENERAL ASSEMBLY-Continued

NAME	Residence	Age	Occupation	Politics	District	Counties Composing District	Former Legislative Service
Risk, Don. Roberts, Dr. F. M. Roberts, Dr. F. M. Shoarup, W. N. Todor, J. M. Van Eaton, Charles S. Van Patten, Loyd Vittetoe, Luke Walter, W. Eldon Watson, De Vere Watson, Harry E. West, Sherman Whitchead, G. E. Zastrow, Ralph W.	Sioux City	52 79 54 56 61 59 51 62 50 55 42 63 56 59	Savings and Loan Physician and Surgeon Attorney Gasoline and Service Co. Farmer Food Stores Farmer Druggist Farmer Attorney Farmer Farmer Parmer Publisher Lawyer	Rep Dem Rep	33 15 36 9 23 32 11 12 28 19 47 3 17	Marion, Monroe. Clayton. Des Moines. Cedar, Jackson, Jones. Woodbury. Clarke, Warren Keokuk, Poweshiek Marshall Pottawattamie Clay, Dickinson, O'Brien Appanoose, Davis Audubon, Dallas, Guthrie.	

^{*}Holdover Senators.

MEMBERS OF THE HOUSE

MEMBERS OF THE HOUSE—FIFTY-THIRD GENERAL ASSEMBLY

NAME	Residence	Age	Occupation	Politics	District	County	Former Legislative Service
nderson, Carl T	Wellman	59	Farmer	Rep	23	Washington	,
rmstrong, James G	Waterloo	31	Attorney	Rep	66	Black Hawk	
ubrey, Dean	Ottumwa	44	Mine Operator	Dem	18	Wapello	
very, A. H	Spencer	78	Insurance	Rep	83	Clay	44 45X 46 46X 48 49 50 50X 51 52 52
ass, Elmer A	Red Oak	60	Farmer	Rep	12	Montgomery	
eman, G. A	Delta	7.3	Farmer, Insurance	Rep	24	Keokuk	
erry, R. C.	Pomeroy	72	Farm Manager, Insurance.	Rep	61		
oothby, Laurence M	Cleghorn	5.2	Farmer	Rep	79	Cherokee	
rookings, Howard E	Oakland	46	Theatre Owner	Rep	31	Pottawattamie	
rown, Carroll L	Rose Hill	35	Farmer	Rep	25	Mahaska	
rownlie, John	Winterset	67	Farmer	Rep	28		
uck, Howard C	State Center	40	Farmer	Rep	51	Marshall	
urlingame, Edw. A., Jr.	Elkader	37	Tavern Owner	Dem	70		
urris, C. J	Maguoketa	43	Restaurant Owner	Dem	46		
affrey, Luke L	Cresco	5.3	Farmer	Dem	92		
lark, Ted	Mystic	28	Merchant	Rep	4	Appanoose	
ark, G. T.	Knoxville	4.3	Farmer	Dem	26		
arke, Kingsley M.	Adel	35	Attorney	Rep	36		
ornick, Raymond	New London	59	Farmer	Rep	20	Henry	
rabb, Mrs. John W	Jamaica.	32	Housewife	Dem	35		
rosier, Morse E	Coggon	47	Publisher	Rep	48		
avis, J. C.	Oelwein	68	Dentist, Farm Manager	Rep	71		
Groote, Oliver H	Humboldt	62	Mayor	Rep	76	Humboldt	
onohue, D. A	Tipton	37	Real Estate, Insurance	Rep	44	Cedar	50 50X 51 52 52
uffy, John L	Dubuque	49	Attorney	Dem	69		
kels, Penn	Britt	66	Farmer	Rep	86	Hancock	
verett, Charles H	Ames	45	Farmer	Rep	52		
irchild, Bert K	Ida Grove	57	Farmer	Rep	59		
indel, William	Rodman	56	Farmer	Dem	84		
ene, George	Nashua	65	Retired Farmer	Dem	89		
ster, James W	Albia	64	Farmer	Rep	17		
ei, H. R., Jr	Reinbeck	53	Farmer	Rep	65		51 52 52
illup, Lee	Libertyville	52	Farmer	Rep	19		
oode, Dewey E	Bloomfield	50	Produce Dealer	Rep	3	Davis	
raham, Mel M.	Audubon	42	Attorney	Dem	34		52 52
anna, Leo B.	Corning	25	Farmer		13		
		59	Donker	Rep	55	Carroll	
ansen, John E.	DedhamInwood	57	Banker	Dem	99	Lyon	
anson, A. C.	Greenfield	55	Farmer Soil Conservation	Rep	29		
arris, Fay L.	T - Marie T - Ma	59		Rep	42		
endrix, W. C.	Letts	40	Farmer	Rep	22		52 52 52 52 52 52 52 52 52 52 52 52 52 5
licklin, M. F	Wapello Victor	56	Attorney	Rep	40	Louisa	50 50X 51 52 52: 52 52:
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NAME	Residence	Age	Occupation	Politics	District	County	Former Legislative Service
Johannes, W. J	Ashton	58	Banker	Dem	98	Osceola	46 46X 47 48 49 3
Klemesrud, Theo	Thompson	46	Publisher	Rep	- 95	Winnebago	50 50X 51 52 52
Kopriva, Louis L	Pocahontas	60	Farmer	Dem	77	Possbontes	
Kosek, Ernest	Cedar Rapids	41	Investment Banker	Rep	48		
Kruse, William							
	Charles City	58	Farmer	Rep	88	Ployd	48 49 50 50X 51 52 52
Kuester, G. T	Griswold	60	Farmer	Rep	30		46 46X 47 48 49 50 50X 51 52 52
Landsness, J. Oliver	Sioux Rapids	70	Farmer	Rep	78		
Langland, C. M	Spring Grv., Minn.	78	Farmer	Rep	91		44 51 52 52
Lawrence, Edna C	Ottumwa	42	Housewife	Rep	18		
Leeka, Jay	Thurman	64	Attorney	Dem	10		
Lisle, Vern	Clarinda	42	Manufacturer	Rep	9	Page	
Long, Harvey J	Clinton	54	Wholesale Roofing	Rep	45		
Loss, Casey	Algona	44	Farmer	Dem	85	Kossuth	
Lucken, J. Henry	Akron	52	Farmer	Rep	80		
Lynes, William S	Waverly	55	Drainage Consultant	Rep	72	Bremer	
McEleney, Leo P	Clinton	55	Automobile Dealer	Rep	4.5		
Metz, Katheryn C	Lamoni	44	Newspaper Editor	Rep	6		
Meyer, Dwight W	Odebolt	47	Farmer	Rep	60		
Miller, Earl A.	Cedar Falls	45	Farmer	Rep	66		
Miller, Earl A.					33		
Miller, George E	Harlan	72	Retired Farmer	Dem		Shelby	
Moore, H. A	New Hartford	66	Farmer	Rep	73		
Munger, Robert P	Sioux City	39	Attorney	Rep	58	Woodbury	
Nelson, Harold F. (Lum)	Sioux City	44	Attorney	Rep	58		49 50 50X 52 52
Nielsen, Harry	Blencoe	53	Farmer	Dem	57	Monona	
Norland, Norman	Kensett	60	Farmer	Dem	94	Worth	50 50X 51 52 52
Nystrom, Clifford N	Boone	45	Implement Dealer	Rep	53	Boone	
Olson, Allert G	Osage	52	Farmer	Rep	93	Mitchell	
O'Malley, George E	Des Moines	43	Attorney	Dem	37	Polk	
Palmer, Ernest, Jr	Fort Madison	34	Attorney	Rep	1	Lee	
Patrick, R. A	Hawarden	48	Farmer	Rep	81		
Paul, George L	Brooklyn	45	Farmer	Rep	39		5
Pieper, Elmer	Waukon	61	Attorney	Rep	90		
Poston, E. E. (Gene)	Corydon	65	Attorney	Dem	5		49 50 50X 51 52 5
Pote, Harlan L.	Bedford	47		Rep	8		
Putney, Lawrence	Gladbrook	49	Druggist		50		
			Hatchery	Rep			
	Solon	55	Farmer	Dem	41	Johnson	
	Hampton	60	Farm Manager, Insurance	Rep	74		
Robb, George H	Estherville	67	Livestock Dealer	Rep	96	Emmet	50 50X 51 52 52
Robinson, Glenn E	Manchester	44	Attorney	Rep	68	Delaware	50 50X 51 52 52
Schanke, A. M	Mason City	70	Heating Supplies	Dem	87	Cerro Gordo	
	Davenport	41	Life Insurance	Rep	43	Scott	
	Chariton	53	Fuel Service	Rep	16	Lucas	51 52 52
	Birmingham	69	Farmer	Rep	2		

MEMBERS OF THE HOUSE—FIFTY-THIRD GENERAL ASSEMBLY—Continued

NAME	Residence	Age	Occupation	Politics	District	County	Former Legislative Service
Shifflett, Grant A	Diagonal	57	Banker	Rep	7	Ringgold	
Siefkas, Henry	Osceola	51	Farmer	Rep	15	Clarke	48 49 50 50X 51 52 52X
Sloane, Ted	Des Moines	45	Attorney	Rep	37	Polk	50 50X 51 52 52X
Smith, Roy J	Spirit Lake	59	Farmer	Rep	97	Dickinson	
Starrett, Charles P	Newton	64	Farmer	Dem	38	Jasper	.,
Stevens, Henry H	Scranton	55	Farmer	Rep	54	Greene	
Stiffler, Fred	Norwalk	73	Farmer	Rep	27	Warren	
Strawman, C. M	Anamosa	59	Attorney	Rep	47	Jones	
Tierney, Francis E	Fort Dodge	32	Attorney	Dem	62	Webster	
Utzig, Arnold		55	Shoe Merchant	Dem	69	Dubugue	50 50X 51 52 52X
Van Zwol, Jacob		55	Life Insurance	Rep	82		
Walker, John A	Williams	36	Farmer	Rep	63	Hamilton	
Walter, Paul M		4.4	Farmer	Rep	64		
Ward, Harry	Davenport	66	Retired	Dem	43		
Washburn, Henry W	Hastings	49	Farmer	Rep	11	Mills	
Weichman, Harry E	Newhall	56	Realtor	Rep	49	Benton	47 48 49 50 50X 51 52 52X
Weiss, Albert	Denison	63	Retired Farmer	Rep	56		
Welch, W. H		29	Attorney	Dem	32		
Wells, Warren		68	Farmer	Rep	31		
Weston, L. O	Stanley	46	Farmer	Rep	67		
Wilson, L. E.		59	Funeral Director	Rep	75		
Young, John E.		65	Farmer		14		

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, JANUARY 10, 1949.

suant to law the Fifty-third General Assembly convened o'clock a.m., and was called to order by Lieutenant Governor th A. Evans, President of the Senate.

yer was offered by Rev. L. E. Koenig, member of the Presof Des Moines, Iowa.

TEMPORARY OFFICERS

ator Henningsen moved that the following be elected as cary officers of the Senate:

- J. Scarborough, temporary secretary.
- a Gillespie, temporary assistant secretary and journal clerk.
- ik Buck, temporary sergeant-at-arms.

motion prevailed and the above named temporary officers ed before the desk of the Lieutenant Governor and took espective oaths of office.

COMMITTEE ON CREDENTIALS

tor Byers moved that a committee of five be appointed symmittee on credentials.

motion prevailed and the President appointed as such com-Senators Byers, Fishbaugh, Linnevold, Vittetoe and Lord.

REPORT OF COMMITTEE ON CREDENTIALS

PRESIDENT: We, your committee on credentials, respectfully ret we find the following named persons duly elected to and entitled in the Senate of the Fifty-third General Assembly as shown by icate copies of the certificates of election on file in the office of the cry of State.

FRANK C. BYERS.
EARL C. FISHBAUGH, JR.
WM. LINNEVOLD.
LUKE VITTETOE.
HERMAN B. LORD.
Committee on Credentials.

CERTIFICATION

To the Honorable Secretary of the Senate:

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 following is a true and correct list of State Senators, declared by the state canvassing board to have been elected in the General Election of November 2, 1948:

Second District-Alden L. Doud.

Third District-Sherman West.

Fourth District-Pearl W. McMurry.

Fifth District-X. T. Prentis.

Sixth District-Ernest L. Humbert.

Eighth District-O. N. Hultman.

Eleventh District-Loyd Van Patten.

Fourteenth District-A. E. Augustine.

Fifteenth District-F. M. Roberts.

Sixteenth District-Raymond R. Gillespie.

Seventeenth District-G. E. Whitehead.

Nineteenth District—DeVere Watson.

Twenty-third District-J. M. Tudor.

Twenty-fourth District-J. T. Dykhouse.

Twenty-fifth District-Leroy S. Mercer.

Twenty-sixth District-Frank C. Byers.

Twenty-seventh District-Paul E. McCarville.

Twenty-eighth District-W. Eldon Walter.

Thirty-first District-John R. Hattery.

Thirty-second District-Charles S. Van Eaton.

Thirty-third District-Don Risk.

Thirty-sixth District-F. E. Sharp.

Thirty-ninth District-J. Kendall Lynes.

Fortieth District—Arthur H. Jacobson.

Forty-first District-Leo Elthon.

Forty-third District-Herman M. Knudson.

Forty-sixth District-Edward S. Parker.

Forty-seventh District-Harry E. Watson.

Forty-ninth District-Burl N. Ridout.

We also find the following hold-over Senators entitled to seats in the Senate:

First District-Stanley L. Hart.

Seventh District—Earl C. Fishbaugh, Jr.

Ninth District-W. N. Skourup.

Tenth District-Harlan C. Foster.

Twelfth District-Luke Vittetoe.

Thirteenth District-E. K. Bekman.

Eighteenth District-Jay C. Colburn.

Twentieth District-Herman B. Lord.

Twenty-first District-Frank D. Martin.

Twenty-second District—O. H. Henningsen. Twenty-ninth District—Fred Maytag. Thirtieth District—George Faul. Thirty-fourth District—E. C. Myrland. Thirty-fifth District—Robert C. Reilly. Thirty-seventh District—R. R. Bateson. Thirty-eighth District—John P. Berg. Forty-second District—William Linnevold. Forty-fourth District—Ralph W. Zastrow. Forty-fifth District—Richard V. Leo. Forty-eighth District—Ralph E. Benson. Fiftieth District—J. F. Miller.

The report was adopted and the following newly elected senators appeared before the bar of the Senate and were duly sworn and subscribed their names to the oath of office:

A. E. Augustine
Frank C. Byers
Alden L. Doud
J. T. Dykhouse
Leo Elthon
Raymond R. Gillespie
John R. Hattery
O. N. Hultman
Ernest L. Humbert
Arthur H. Jacobson

Herman M. Knudson J. Kendall Lynes Paul E. McCarville Pearl W. McMurry Leroy S. Mercer Edward S. Parker X. T. Prentis Burl N. Ridout Don Risk F. M. Roberts F. E. Sharp
J. M. Tudor
Charles S. Van Eaton
Loyd Van Patten
W. Eldon Walter
DeVere Watson
Harry E. Watson
Sherman West
G. E. Whitehead

Roll call showed all members present with the exception of Senator Reilly.

Senator Faul asked and received unanimous consent that Senator Reilly be excused for the day and presented the following communication:

Honorable Kenneth A. Evans, President of the Senate, Senate Chamber, State House, Des Moines, Iowa.

Would the patronage committee have an opening for a brand new page boy? James Roger arrived last night at Mercy hospital. Mother and son doing fine so is the father.

SENATOR REILLY.

Senator Mercer moved that "James Roger" be made an honorary page of the Fifty-third General Assembly.

The motion prevailed and President Evans declared "James Roger Reilly" an honorary page of the Fifty-third General Assembly of Iowa.

SELECTION OF SEATS

Senator Berg moved that the hold-over and re-elected senators be granted the privilege of retaining the seats occupied by them during the Fifty-second General Assembly, or the privilege of selecting a new seat from the unassigned seats, and that any senator having any defect such as defective hearing be allowed to select his seat first; then the newly elected senators, former members of the Senate or former members of the House of Representatives be granted the privilege of selecting their seats from the unassigned seats. Their names being placed in a hat and drawn out, one at a time, by the Secretary of the Senate. Also, that the names of the remaining newly elected senators be placed in a hat and drawn out by the Secretary of the Senate.

The motion prevailed and upon the drawing of seats the following selections were made:

. "	
Augustine, Mahaska 7	Martin, Scott31
Bateson, Hardin14	Maytag, Jasper28
Bekman, Wapello16	McCarville, Webster33
Benson, Greene35	McMurry, Wayne46
Berg, Black Hawk26	Mercer, Johnson29
Byers, Linn34	Miller, Humboldt42
Colburn, Shelby44	Myrland, Monona40
Doud, Van Buren50	Parker, Ida10
Dykhouse, Lyon38	Prentis, Ringgold 9
Elthon, Worth18	Reilly, Dubuque43
Faul, Polk	Ridout, Emmet48
Fishbaugh, Page11	Risk, Buchanan41
Foster, Henry45	Roberts, Marion 5
Gillespie, Madison 8	Sharp, Clayton23
Hart, Lee36	Skourup, Des Moines 3
Hattery, Story 6	Tudor, Jones 2
Henningsen, Clinton32	Van Eaton, Woodbury49
Hultman, Montgomery24	Van Patten, Warren21
Humbert, Adams 4	Vittetoe, Keokuk30
Jacobson, Allamakee20	Walter, Marshall19
Knudson, Cerro Gordo17	Watson, DeVere, Pottawattamie 15
Leo, Tama37	Watson, Harry E., O'Brien22
Linnevold, Winneshiek25	West, Appanoose39
Lord, Muscatine 1	Whitehead, Dallas27
Lynes, Bremer47	Zastrow, Floyd12

COMMITTEE TO NOTIFY THE GOVERNOR

Senator Van Patten moved that a committee of three be appointed to notify the Governor that the Senate was organized and ready to receive any communication that he might be ready to transmit.

. The motion prevailed and the President appointed as such committee Senators Van Patten, Lynes, and Hattery.

COMMITTEE TO NOTIFY THE HOUSE

Senator Walter moved that a committee of three be appointed to notify the House that the Senate was organized and ready for business.

The motion prevailed and the President appointed as such committee Senators Walter, Van Eaton and Watson of OBrien.

COMMITTEE ON SUPPLIES AND EQUIPMENT

Senator Watson of Pottawattamie moved that a committee of three be named to make arrangements for supplies and equipment to be used during the period of the Fifty-third General Assembly.

The motion prevailed and the President named as such committee Senators Watson of Pottawattamie, Mercer and Augustine.

BADGES

Senator Martin moved that the Secretary be authorized to secure suitable badges and jackets for such officers as require them, which motion prevailed.

COMMITTEE ON CHAPLAINS

Senator Miller moved that a committee of one be appointed to provide chaplains for the Senate during the Fifty-third General Assembly, which motion prevailed and Senator Miller was appointed as such committee.

COMMITTEE ON MILEAGE

Senator Knudson moved that a committee of three be appointed as a committee on mileage.

The motion prevailed and the President appointed as such committee Senators Knudson, Tudor and Colburn.

ASSIGNMENT OF SEATS IN PRESS GALLERY

Senator Whitehead moved that the secretary of the Senate be authorized to assign seats to representatives of the press.

The motion prevailed and the Secretary assigned the following:

- 51. C. C. Clifton, Des Moines Register.
- 52. Cliff Millen, Des Moines Tribune.
- 53. Kenneth Hopping, Associated Press.

- 54. Richard Kunzman, United Press.
- 55. Otto Weber, International News Service.
- 56. Gerald Bogan, Iowa Daily Press Association.
- 57. Don Reid, Iowa Press Association.
- 58. Frank T. Nye, Cedar Rapids Gazette.
- 59. Robert Klauer, Republican State Central Committee.
- 60. Frank G. Morehead, Democratic State Central Committee.
- 61. Al F. Faber, Iowa Legionnaire.
- 62. Frank Miles, Veterans of Foreign Wars.
- 63. Wallace M. Short, Unionist and Public Forum.
- 64. Tom Warren, Station KSO, Des Moines.
- 65. Mel Hallock, Station WMT, Cedar Rapids.

RESOLUTION FOR CLERKS

Senator Foster asked and received unanimous consent to take up the following resolution and moved its adoption:

SENATE RESOLUTION 1

Be It Resolved by the Senate: That each Senator and the Lieutenant Governor be and he is hereby authorized to appoint a clerk who shall be a competent stenographer, said selections to be made and announced from the floor of the Senate by each Senator and by the Lieutenant Governor not later than the day on which the committees are announced. Each clerk shall be sworn in when found to be proficient by a committee of three which the President of the Senate is hereby authorized to appoint.

The motion prevailed and the resolution was adopted.

The President appointed Senators Foster, Skourup and Fishbaugh.

RESOLUTION FOR INAUGURAL COMMITTEE

Senator Elthon asked and received unanimous consent to take up the following concurrent resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 1

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

The motion prevailed and the resolution was adopted, and the President appointed as such committee on the part of the Senate, Senators Elthon, Faul, Van Patten, Hattery, Maytag and Hultman. Senator Hart offered the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 2

Be It Resolved by the Senate, the House Concurring: That the Superintendent of Printing be directed to furnish copies of the 1946 Code of Iowa and also copies of the laws of the Fifty-second General Assembly to such members of the Fifty-third General Assembly of Iowa who may request the same. House members to leave orders for Codes and laws at the Chief Clerk's desk and Senate members by leaving orders at the Secretary's desk.

That the Superintendent of Printing be directed to furnish copies of the 1946 Code of Iowa and session laws of the Fifty-second General Assembly as requested by the Chief Clerk of the House of Representatives and by the Secretary of the Senate for use of the staffs in their respective offices.

The Superintendent of Printing is further directed to furnish copies of the 1946 Code of Iowa and session laws of the Fifty-second General Assembly to members of the press assigned seats in the Senate and House press galleries, to be requested by the Chief Clerk of the House for members of the press with seats there assigned and by the Secretary of the Senate for copies to be furnished members of the press assigned seats in the Senate chamber.

The motion prevailed and the resolution was adopted.

Senator Jacobson asked and received unanimous consent to take up the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 3

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 House and Senate bill of the Fifty-third General Assembly on date of introduction and printing thereof, and that same, with binders, be furnished to such officers free of charge.

The motion prevailed and the resolution was adopted.

ADOPTION OF RULES

Senator Leo moved that the rules of the Fifty-second General Assembly be made the temporary rules of the Senate of the Fifty-third General Assembly, which motion prevailed.

ELECTION OF PRESIDENT PRO TEMPORE

Senator Lynes placed in nomination the name of Senator Richard V. Leo as a candidate for the office of President pro tempore of the Fifty-third General Assembly.

There being no further nominations, the President declared Senator Leo unanimously elected President pro tempore of the Fifty-third General Assembly, asked Senators Lynes, Watson of Pottawattamie and Fishbaugh to escort Senator Leo to the rostrum.

Senator Leo appeared before the President, took the oath of office, and was presented to the Senate by President Evans.

Senator Leo expressed his sincere appreciation to the members of the Senate for the great honor which had again been accorded him.

COMMITTEE FROM THE HOUSE

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

REPORT OF COMMITTEE TO NOTIFY THE GOVERNOR

Senator Van Patten reported that the committee assigned to notify the Governor that the Senate was organized and ready for business had performed its duty and that the Governor had received the message and reported that he would be glad to receive any communications.

The report was accepted and the committee discharged.

REPORT OF COMMITTEE TO NOTIFY THE HOUSE

Senator Walter reported that the committee assigned to notify the House that the Senate was organized and ready for business had performed its duty.

The report was accepted and the committee discharged.

TELLERS OF JOINT CONVENTION

Senator Berg moved that the President appoint three tellers to assist in the canvassing of the vote for Governor and Lieutenant Governor at the joint convention to be held for such purpose.

The motion prevailed and the President appointed as such committee Senators Berg, Bekman and Prentis.

COMMITTEE ON COMMITTEE ROOMS

Senator Bateson moved that a committee of three be appointed to assign the committee rooms to the various standing committees and to arrange for regular hours of meetings.

The motion prevailed and the President appointed as such committee Senators Bateson, Knudson and Reilly.

ELECTION OF PERMANENT OFFICERS

Senator Henningsen asked and received unanimous consent to take up the election of permanent officers and employees of the Senate, and placed in nomination the following persons and moved their election:

Secretary-W. J. Scarborough, Polk county.

Assistant Secretary and Journal Clerk-Edna Gillespie, Polk county.

Law Clerk-Leslie McElderry, Polk county.

Secretary's Stenographer—Irene Jacobs, Polk county.

Reading Clerk-James L. Bennett, Monona county.

Assistant Journal Clerk—Leona Story, Polk county.

Engrossing Clerk-Maretta Blanchard, Polk county.

Enrolling Clerk-Dorothy Johnson, Polk county.

Special Clerks—Marie Spencer, Polk county; Wanda Murray, Jasper county; Ethel Preston, Lyon county.

Enrolled Bills Clerks—Alice Rippey, Polk county; Zella Huff, Des Moines county; Jane Cass, Greene county.

Payroll Clerk-Lois Bates, Page county.

Secretary's Clerk-Donna Kurtz, Webster county.

Supply Clerk—Frank Sacco, Polk county.

Secretary's Committee Clerk-Clara Klauer, Scott county.

Sergeant-at-Arms-Frank Buck, Story county.

Assistant Sergeants-at-Arms-Walter Keith, Polk county; Clarence Faulken, Worth county.

Bill Clerk-L. J. Essex, Polk county.

Chief Doorkeeper—Henry Dooley, Polk county.

Assistant Doorkeepers—O. H. Raleigh, Emmet county; Orr Ingram, Ringgold county; Don Benson, Webster county; Carl W. Hempstead, Guthrie county; W. R. Williams, Howard county; James G. Hamilton, Keokuk county; John Sarofin, Lee county; Frank Goodale, Story county; Cyrus Loudon, Polk county; Emil Schnabel, Polk county; E. J. Laird, Polk county; Charles O. Anderson, Polk county; George Mahoney, Polk county; Eddie Rigdon, Polk county; Vic Lindquist, Lucas county.

File Clerk-Floyd Orr, Wapello county.

Assistant File Clerk-Robert Smith, Polk county.

Postmistresses—Gladys Black, Polk county; Elsie Kent, Polk county.

Head Porter—Charles Barefield, Polk county.

Porters-William Hubbard, Polk county.

Matrons—Katharine Shelton, Polk county; May Scott, Polk county. Cloak Room Attendants—R. D. Claybrook, Polk county; Robert W. Brown, Polk county; Margaret Coles, Jasper county.

Telephone Messengers—Carrie Randle, Polk county; Mary Pruitt, Polk county.

The motion prevailed and the foregoing officers were declared elected and appeared before the bar of the Senate and were duly sworn and subscribed to their oaths of office.

APPOINTMENT OF SECRETARY AND PAGE TO LIEUTENANT GOVERNOR

Lieutenant Governor Evans announced the appointment of Eleanor Lundberg of Polk county as his secretary and the appointment of Tommy Faul of Polk county as his page.

Mrs. Lundberg and Tommy Faul appeared before the bar of the Senate and were duly sworn.

INTRODUCTION OF BILLS

Senate File 1, by Senators Faul, Berg, Jacobson, Knudson, Zastrow, Bateson, Walter and Benson, (Hicklin, Klemesrud and Wilson, et al.), a bill for an act authorizing the state of Iowa to pay service compensation to persons who served in the armed forces of the United States at any time between the 16th day of September, 1940 and the 2nd day of September, 1945, both inclusive, or their successors in interest, and to make an appropriation therefor, providing for the conversion of any balance to the general fund, providing for a board to administer such payments, and legalizing the official acts of the service compensation board created by the provisions of chapter fifty-nine (59), Acts of the Fifty-second General Assembly; providing for additional compensation to persons under disability; providing for the cancellation of any direct annual tax levied under the provisions of chapter fifty-nine (59). Acts of the Fifty-second General Assembly, and for the refund of any such tax which has been collected prior to the effective date of this act; providing penalties for the violation of any of the provisions of this act; and making an appropriation for the purpose of refunding special soldier bonus property taxes levied for collection in the year 1949; and repealing chapter fifty-nine (59). Acts of the Fifty-second General Assembly.

Senate File 2, by Senators Faul and Berg, a bill for an act to amend chapter two hundred thirty-one (231), Acts of the Fifty-second General Assembly, providing for the reimbursement to local taxing districts for taxes levied upon property subject to military service tax credit; providing for the apportionment of military service tax credits to all taxing districts in the state, and making an appropriation for the payment of military service tax credits.

Read first and second times, and passed on file.

Senate File 3, by Senators Faul and Berg, a bill for an act to amend section four hundred forty-five point thirty-nine (445.39), Code 1946, and providing for the remission of interest and penalty upon certain taxes levied upon the property of persons serving in the armed forces of the United States.

Read first and second times, and passed on file.

Senate File 4, by Senators Faul and Berg, a bill for an act to amend section four hundred forty-three point sixteen (443.16), Code 1946, providing for the sending of statements of taxes assessed against real and personal property in the state of Iowa.

Read first and second times, and passed on file.

Senate File 5, by Senators Faul and Berg, a bill for an act to amend section twenty-four point seven (24.7), Code 1946, relating to the time for filing supplemental estimates for purposes of taxation.

Read first and second times, and passed on file.

Senate File 6, by Senators Faul and Berg, a bill for an act to amend section two hundred forty-nine point twenty (249.20), Code 1946, relating to old age assistance liens.

Read first and second times, and passed on file.

Senate File 7, by Senators Faul and Berg, a bill for an act to amend section three hundred sixty-eight point thirty (368.30), Code 1946, relating to the use of funds received by a city or town for the extension of fire department services without the corporate limits of such city or town.

Senate File 8, by Senators Faul and Berg, a bill for an act to amend section four hundred forty-five point thirty-seven (445.37), Code 1946, and providing for an extension of the time when taxes shall become delinquent in the year 1949.

Read first and second times, and passed on file.

Senate File 9, by Senators Faul and Skourup, a bill for an act to repeal section three (3) of chapter two hundred six (206), Acts of the Fifty-second General Assembly, and to enact a substitute in lieu thereof, relating to parking meter revenues and the collection and allocation thereof.

Read first and second times, and passed on file.

Senate File 10, by Senators Zastrow, Faul, Berg, Bateson, Miller and Benson, a bill for an act amending chapter four hundred twenty-two (422), Code 1946, to provide for credit on individual income tax payments of not to exceed fifty (50) per cent of the amount of the individual income tax, by reason of taxes upon real property paid by any individual income taxpayer for the year upon which individual income tax is payable.

Read first and second times, and passed on file.

Senate File 11, by Senators Faul, Watson of Pottawattamie and Mercer (Hicklin, Lynes and Hansen), a bill for an act relating to flood control and water resources, creating the Iowa Water Control and Resources Council, providing for the membership and personnel of said council, prescribing the powers, duties and functions of the council and making an appropriation therefor; amending sections four hundred sixty-nine point one (469.1), four hundred sixty-nine point two (469.2), four hundred sixty-nine point three (469.3), four hundred sixty-nine point nine (469.9), four hundred sixty-nine point ten (469.10), four hundred sixty-nine point fifteen (469.15), four hundred sixty-nine point twenty-six (469.26), one hundred eight point seven (108.7), one hundred sixty point seven (160.7), one hundred nine point fifteen (109.15), one hundred eleven point four (111.4), one hundred eleven point eighteen (111.18), one hundred twelve point three (112.3), one hundred twelve point seven (112.7), Code 1946, and by repealing sections four hundred sixty-nine point twenty-eight (469.28) and four hundred sixty-nine point twenty-nine (469.29) enacting a substitute for said section four hundred sixty-nine point twenty-nine (469.29), Code 1946, all relating to flood control and water resources, mill dams and races and the powers, duties and functions of the council.

Read first and second times, and passed on file.

Senate File 12, by Senators Faul, Watson of Pottawattamie and Mercer, (Hicklin, Lynes and Hansen), a bill for an act providing for the establishment of districts having for their purpose the protection of land from damage by soil erosion or floods; for the inclusion in such districts of drainage districts heretofore or hereafter organized when the inclusion of such districts is deemed advisable and for the purpose of generally benefiting the public by a more efficient control of the water resources of the state; amending sections four hundred fifty-five point nine (455.9), four hundred fifty-five point forty-seven (455.47), four hundred fifty-five point fifty-one (455.51), four hundred fifty-five point fifty-six (455.56), Code 1946, all relating to levee and drainage districts.

Read first and second times, and passed on file.

Senate File 13, by Senators Faul, Watson of Pottawattamie and Mercer, (Hicklin, Lynes and Hansen), a bill for an act to repeal sections one hundred thirtý-five point eighteen (135.18), to one hundred thirty-five point twenty-nine (135.29), inclusive, Code 1946, and to enact substitutes therefor, relating to prevention by department of health of polution of streams and bodies of water.

Read first and second times, and passed on file.

Senate File 14, by Senators Faul, Watson of Pottawattamie and Mercer, (Hicklin, Lynes and Hansen), a bill for an act to amend subsections one (1) and three (3) of section one hundred sixty point four (160.4), Code 1946, relating to the membership, functions and compensation of members of the state soil conservation committee.

Read first and second times, and passed on file.

Senate File 15, by Senators Faul, Watson of Pottawattamie and Mercer, (Hicklin, Lynes and Hansen), a bill for an act to amend section two hundred seventy-four point thirty-nine (274.39), and section two hundred seventy-four point forty-two (274.42), Code 1946, and providing for reorganization of certain school districts affected by flood control projects.

Senate File 16, by Senators Faul, Watson of Pottawattamie and Mercer, (Hicklin, Lynes and Hansen), a bill for an act to amend sections three hundred ninety-four point one (394.1), three hundred ninety-four point three (394.3), three hundred ninety-four point six (394.6), Code 1946, relating to self-liquidating improvements and providing for the financing of the construction of sewage treatment plants.

Read first and second times, and passed on file.

Senate File 17, by Senators Faul, Watson of Pottawattamie and Mercer, (Hicklin, Lynes and Hansen), a bill for an act to amend chapter three hundred ninety-five (395), Code 1946, relating to protection from floods by cities and towns, by amending sections three hundred ninety-five point one (395.1), three hundred ninety-five point two (395.2), three hundred ninety-five point twelve (395.12), three hundred ninety-five point eighteen (395.18), and three hundred ninety-five point twenty-five (395.25), and by adding additional provisions to said chapter.

Read first and second times, and passed on file.

Senate File 18, by Senators Faul, Watson of Pottawattamie and Mercer, (Hicklin, Lynes and Hansen), a bill for an act to amend sections four hundred fifty-five point seven (455.7), four hundred fifty-five point eight (455.8), four hundred fifty-five point nine (455.9), four hundred fifty-five point ten (455.10), four hundred fifty-five point twelve (455.12), four hundred fifty-five point twenty (455.20), four hundred fifty-five point thirty-four (455.34), four hundred fifty-five point thirty-five (455.35), four hundred fifty-five point thirty-eight (455.38), four hundred fifty-five point forty (455.40), four hundred fifty-five point sixty-eight (455.68), four hundred fifty-five point sixty-nine (455.69), four hundred fifty-five point seventy (455.70), four hundred fifty-five point seventy-two (455.72), four hundred fifty-five point seventy-four (455.74), four hundred fifty-five point eighty-one (455.81), four hundred fifty-five point eighty-seven (455.87), four hundred fifty-· five point one hundred twenty-eight (455.128), four hundred fiftyfive point one hundred thirty (455.130), four hundred fifty-five point one hundred thirty-five (455.135), four hundred fifty-five point one hundred thirty-six (455.136), four hundred fifty-five point one hundred thirty-seven (455.137), four hundred fifty-five point one hundred thirty-eight (455.138), four hundred fifty-five point one hundred thirty-nine (455.139), four hundred fifty-five

point one hundred forty (455.140), four hundred fifty-five point one hundred forty-one (455.141), four hundred fifty-five point one hundred forty-two (455.142), four hundred fifty-five point one hundred forty-six (455.146), four hundred fifty-five point one hundred forty-seven (455.147), four hundred fifty-five point one hundred fifty-three (455.153), four hundred fifty-five point one hundred fifty-six (455.156), four hundred fifty-five point one hundred sixty-seven (455.167), four hundred fifty-seven point twenty-two (457.22), and four hundred fifty-seven point twenty-three (457.23), Code 1946, relating to levee and drainage districts.

Read first and second times, and passed on file.

Senate File 19, by Senators Faul, Watson of Pottawattamie and Mercer (Hicklin, Lynes and Hansen), a bill for an act to amend sections four hundred sixty-two point fifteen (462.15), four hundred sixty-two point twenty-seven (462.27), four hundred sixty-two point thirty-one (462.31), four hundred sixty-two point thirty-two (462.32), and four hundred sixty-two point thirty-five (462.35), Code 1946, relating to management of drainage or levee districts by trustees and to provide compensation for trustees.

Read first and second times, and passed on file.

Senate File 20, by Senators Faul, Watson of Pottawattamie and Mercer (Hicklin, Lynes and Hansen), a bill for an act to amend chapter four hundred sixty-five (465), Code 1946, relating to individual drainage rights and mutual drains, by amending section four hundred sixty-five point one (465.1), and by adding additional provisions to said chapter.

Read first and second times, and passed on file.

Senate File 21, by Senators Faul, Watson of Pottawattamie and Mercer (Hicklin, Lynes and Hansen), a bill for an act to amend chapter two hundred eighty-four (284), Code 1946, and providing for the distribution and expenditure of funds which may be received from the federal government as a share of federal receipts from the operation of flood control projects.

Read first and second times, and passed on file.

Senate File 22, by Senators Faul, Hultman, Berg, Byers, Maytag, Henningsen, Knudson, Hattery, and Zastrow, (Lynes, Dono-

hue, Stevens, Moore, Long and Everett), a bill for an act to promote and protect the life, health and safety of persons in the use and occupancy of buildings used by the public; to establish a state building code under the requirements of this act, prescribing minimum standards in the construction, reconstruction, alteration, addition and repair of buildings used by the public; to define the scope of this act and the state building code established hereunder; to create a state building code council, defining its powers and duties, and fixing the compensation of the members thereof; to provide for the appointment of a state building commissioner to administer the provisions of this act, and defining his powers and duties; to provide for the registration and appointment of local building officials and licensed inspectors to carry out the local administration and enforcement of the provisions of this act; to define the powers and duties of local authorities in the administration and enforcement of the provisions of this act. and to permit the combination of cities, towns and counties in the appointment of a single building official under the provisions of this act; to designate the county engineer as the acting building official in cities, towns and counties where no building official is otherwise appointed; to provide for the issuance of building permits for the construction, reconstruction, alteration, addition and repair of buildings used by the public; to provide for the issuance of certificates of occupancy; to provide for the collection of permit fees by cities, towns, and counties; to grant the right of appeal from the action of the local building officials and of local boards of appeal; and to fix the penalties for violations of the provisions of this act.

Read first and second times, and passed on file.

Senate File 23, by Senators Bekman, Faul, Knudson, Henningsen and Mercer, a bill for an act to amend section five hundred twenty-two point one (522.1), Code 1946, relating to the qualifying, licensing and supervision of life insurance agents.

Read first and second times and passed on file.

Senate File 24, by Senator Faul (Sloane and O'Malley), a bill for an act to amend section one hundred seventy-four point one (174.1), Code 1946, relating to definition of society for purpose of qualifying for state aid to local fairs.

Senate File 25, by Senators Hart, Sharp and Mereer, a bill for an act to amend chapter 307, Acts of the Fifty-second General Assembly, relating to State office building.

. Read first and second times, and passed on file.

Senate File 26, by Senators Hart, Sharp and Mercer, a bill for an act to create a legislative office building advisory committee to function with the executive council in carrying out the provisions of chapter 16, Acts of the Forty-ninth General Assembly; chapter 19, Acts of the Fiftieth General Assembly; chapter 10, Acts of the Fifty-first General Assembly; and chapter 307, Acts of the Fifty-second General Assembly; and to legalize acts of the legislative advisory committees created by said Acts.

Read first and second times, and passed on file.

The following message was received from the House:

MESSAGE FROM THE HOUSE

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

House Concurrent Resolution 1 providing for a joint convention of the two Houses of the Fifty-third General Assembly to be held January 11, 1949, at 2:00 p.m. for the purpose of receiving the Governor's biennial message and canvassing the vote for Governor and Lieutenant Governor.

A. C. Gustafson, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 1

Be It Resolved by the House, the Senate Concurring: That a joint convention of the two houses of the Fifty-third General Assembly be held on January 11, 1949, at 2:00 p.m.

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

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

Senator Elthon asked and received unanimous consent to take up House Concurrent Resolution 1, and moved its adoption.

The motion prevailed and the resolution was adopted.

On motion of Senator Elthon, the Senate recessed until 1:30 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

INTRODUCTION OF BILLS

Senate File 27, by Senator Faul (Sloane and O'Malley), a bill for an act to amend section three hundred fifty-seven point nineteen (357.19), Code 1946, relating to the assessment of property in benefited water districts.

Read first and second times, and passed on file.

Senate File 28, by Senator Van Patten, a bill for an act fixing the standard weight per bushel for soybeans.

Read first and second times, and passed on file.

PRESENTATION OF VISITORS

Senator Maytag asked and received unanimous consent to present to the Senate twenty-five members of the class in government of the Monroe high school who were present in the balcony with their teacher, Leland L. Cook.

MESSAGES FROM THE HOUSE

The following message was received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has adopted the following Concurrent Resolution, in which the concurrence of the House was asked:

Senate Concurrent Resolution 1, providing for the appointment of a committee to arrange for the inauguration of the Governor and Lieutenant Governor, and the Speaker has appointed as members of such committee on the part of the House of Representatives: Fred Stiffler, of Warren; Oliver H. DeGroote, of Humboldt; Mel M. Graham, of Audubon; Harold F. Nelson, of Woodbury; Fred Schwengel, of Scott; and Ted Sloane, of Polk.

Also:

That the House has adopted the following Concurrent Resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 2, providing for copies of the Code of 1946 to be furnished to members of the Fifty-third General Assembly and its officers, as well as the representatives of the press.

Also:

That the House has adopted the following Concurrent Resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 3, authorizing and instructing the Superintendent of Printing to mail each County Auditor in the state of Iowa daily Senate and House Journals and printed bills of the Fifty-third General Assembly.

Also:

That the House has adopted the following Concurrent Resolution in which the concurrence of the Senate is asked:

House Concurrent Resolution 2, providing for a joint committee to nominate additional employees for the work of the session and the Speaker has appointed as members of such committee on the part of the House: Long, of Clinton; Sloane, of Polk; and Rankin, of Franklin.

Also:

That the House has adopted the following Concurrent Resolution in which the concurrence of the Senate is asked:

House Concurrent Resolution 3, providing for daily clip sheet covering amendments to bills.

A. C. Gustafson, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 2

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

HOUSE CONCURRENT RESOLUTION 3

Be It Resolved by the House, the Senate Concurring: That the Secretary of the Senate and the Chief Clerk of the House are hereby directed to prepare a daily clip sheet showing all amendments to bills offered or filed to be attached to the bills in the Bill File.

Be It Further Resolved: The Joint Committee on Rules prepare a suitable rule covering the foregoing procedure and determine whether amendments filed shall be printed in the Journal at the time of filing or when the bill they apply to is up for consideration.

Be It Further Resolved: That printed amendments shall correspond line for line with original copies.

Senator Henningsen asked and received unanimous consent to take up House Concurrent Resolution 2, and moved its adoption.

The motion prevailed and the resolution was adopted and the President appointed on the part of the Senate, Senators Henningsen, Faul and Benson.

Senator Elthon asked and received unanimous consent to take up House Concurrent Resolution 3, and moved its adoption.

The motion prevailed and the resolution was adopted.

REPORT OF COMMITTEE ON RETRENCHMENT AND REFORM

TO THE PRESIDENT OF THE SENATE, SPEAKER OF THE HOUSE OF REPRESENTATIVES AND MEMBERS OF THE FIFTY-THIRD GENERAL ASSEMBLY OF THE STATE OF IOWA:

The Legislative Committee on Retrenchment and Reform of the Fiftysecond General Assembly submits its report and recommendations.

During the biennium the Committee has visited at least once all institutions under the State Board of Control and the State Board of Education. In our visits and inquiries we have received the fullest cooperation of these Boards and of the Superintendents of the several institutions. We believe that our state institutions are in good hands. It is easy to criticize and find fault. Perfection probably never has been or will be attained in the care and treatment of mental patients and inmates in penal institutions. Because of the legislation of the Fifty-second General Assembly, and the increased appropriations for support, maintenance and capital improvements the state of Iowa is keeping step with the staedy march of progress toward a better and more sympathetic care of our unfortunate citizens requiring state custody.

Great changes in capital improvements and reforms of procedure cannot be made over night. Too often the public becomes impatient but it is the considered judgment of this committee that the problems incident to public institutions are receiving the most careful consideration by those in charge.

The schools under the supervision of the State Board of Education require no praise on the part of this committee. They are recognized as the best in the nation.

The committee has had many occasions to meet with representatives of the Conservation Commission and observe its work. Theirs has been a big task, and we commend them for the progress they have made during these last two difficult years. A specific problem now confronting the Commission will be commented upon in another part of this report.

To this committee the last General Assembly entrusted the sum of \$2,000,000. This is more than twice the amount under the immediate control of any prior committee. We have allocated all of this amount except approximately \$40,000. Another \$46,000 made as a temporary advancement will be returned to the fund. The emergency needs of the institutions during the biennium have been great due in large part to the unprecedented increase in the cost of supplies, and the absolute necessity of salary increases.

Because of the allotments to the Board of Control, and the Board of Education they will not have to ask for emergency appropriations to carry them through the remainder of the fiscal year. As required by law a detailed account of our expenditures from the emergency fund will be made a part of the budget.

The committee has met in 29 sessions of from one to four days duration. We have observed the operations of the State government from angles not possible to the ordinary layman or legislator and from this experience and observation we make the following suggestions or recommendations:

- That the Committee on Retrenchment and Reform be appointed and activated as soon as possible after the convening of the Fifty-third General Assembly. Large sums of money have been appropriated, the expenditure of which has been made subject to the approval of such committee.
- 2. That the comptroller furnish to the membership of the Legislature a report of all funds heretofore appropriated with balances remaining therein and which do not revert to the general fund of the State.
- 3. That the unexpended appropriations by prior General Assemblies to the Board of Control and to the Board of Education be respectively consolidated, with appropriations of the Fifty-third General Assembly.
- 4. That all unused appropriations for the care of the State House and grounds revert to the general fund at the end of the present biennium and any money needed to complete unfinished projects be incorporated in the new appropriation for the department.
- 5. That the office of a state architect be established with an adequate staff to meet the ever increasing needs of the state for such services. Great economies can thus be effected especially when a large building program is being carried out.
- 6. That the Basic Sciences Board be abolished because applicants for a state license to practice the professions under its supervision have previously passed examinations by boards composed of competent members of the profession they seek to enter.
- 7. We most strongly urge and recommend that the schools of medicine, dentistry and nursing be enlarged to meet the needs of the people of Iowa. The health of our citizens should be commensurate with our wealth. We are told that fewer doctors were graduated in the United States in 1940 than in 1905 despite a 60 per cent increase in population. Every community in Iowa is entitled to have adequate and competent medical services available and furthermore the worthy youth of our state should not be denied the opportunity to enter a profession of his choice because the state has inadequate facilities to educate him.
- 8. The federal government makes appropriations to the several states for old age assistance, aid to the blind and aid to dependent children. Limitations have been set upon the amount to each recipient or case. We believe that the state of Iowa should likewise set limitations on the amount of its liability leaving to the several local counties or communities the duty of defining the needs of the individual cases and meeting the same in the event the federal and state contributions are insufficient. We recommended that the members of the Legislature gives serious thought to the removal of the secrecy surrounding the expenditure of tax money for social purposes.
- We recommend that the limitations of \$17 and \$10 as tuition for elementary and high school pupils respectively be removed.
- 10. We recommend an exemption of \$5,000 on monies and credits from taxation together with a repeal of the exemptions provided by paragraph 20, Section 427.1, Code of Iowa. (Excepting only stock in corporations not for pecuniary profit.)

- 11. We recommend a removal of the liability of the State to build or maintain bridges merely adjacent to state parks, as required by Section 308.4, Code 1946.
- 12. We believe that future bills providing for appropriations to the Conservation Commission for improving the property under its control or initiating new projects should specify the projects, or if they be not specified that the expenditures be left to the discretion of the commission with the approval of the Committee on Retrenchment and Reform. The appropriation as made to it by Chapter 29, Acts of the Fifty-second General Assembly, did not specify the projects. The question now arises—to what extent can the commission use its discretion in view of the fact that a detailed list of projects appeared in the budget but not in the law? In one instance the amount set out in the budget is entirely inadequate to carry out the project although there is a large balance in the general appropriations for such projects.
- 13. We recommend passage of the bill to be introduced providing for the classification of the employees of the state and of the compensation to be paid each of the several classes and the appointment of a personnel director to administer the law.
- 14. We call attention to the importance of vocational and occupational therapy in the rehabilitation of mental and delinquent persons in state mental and correctional institutions. Certain of the institutions with the help of the Board of Control have made definite and commendable progress, some practically none. We re-emphasize the importance of such training and ask that funds and personnel be allocated to all institutions in sufficient amount and number to provide an adequate program of vocational and occupational therapy.
- 15. We recommend the disposal of the lands owned by the state in Drainage District No. 13 in Muscatine County subject to the approval of the Conservation Commission. This to avoid payment of drainage assessments out of proportion to any benefits to the State.

This report would not be complete without a statement that the committee has at all times received the cooperation and assistance of all the state officers, commissions and boards and our every request for information was met without reservation or complaint.

The minutes of the several meetings of the committee are on file in the office of the Secretary of State, and are available for public inspection.

DEVERE WATSON.

ALBERT STEINBERG.

O. H. HENNINGSEN.

C. A. BRYSON.

ROBERT KEIR.

GENE POSTON.

HARRY E. WEICHMAN.

Retrenchment and Reform Committee.

On motion of Senator Elthon the Senate adjourned until 10:00 a.m., Tuesday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, JANUARY 11, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Rev. Robert Pinnell, pastor of the First Methodist church, Ames, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Byers for the day on request of Senator Dykhouse; Senator Hart for the day on request of Senator Dykhouse; Senator Reilly for the day on request of Senator Mercer.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Faul, from members of the Parent Teachers Association of Perkins, Smouse and Washington Irving Junior High, schools of the city of Des Moines, asking that at least twenty-five per cent of the cost of public education come from the general fund.

INTRODUCTION OF BILLS

Senate File 29, by Senator West, a bill for an act to require that every motor vehicle fuel pump or container delivering such fuel to the public shall show the octane rating of the fuel delivered and to repeal and re-enact section three hundred twenty-three point nine (323.9), Code 1946.

Read first and second times, and passed on file.

Senate File 30, by Senator West, a bill for an act relating to the military service tax credit established by chapter two hundred thirty-one (231), Acts of the Fifty-second General Assembly, and to remove the twenty-five (25) mill limitation embodied in said Act.

Read first and second times, and passed on file.

Senate File 31, by Senator West, a bill for an act relating to the fees and mileage allowed jurors in general and to amend section six hundred seven point five (607.5), Code 1946. Read first and second times, and passed on file.

Senate File 32, by Senator Lynes, a bill for an act to amend section four hundred twenty-nine point one (429.1), Code 1946, relating to the proceeds of life insurance policies and the manner of taxation thereof.

Read first and second times, and passed on file.

Senate File 33, by Senators Risk and Faul, a bill for an act to amend section five hundred sixty-six point six (566.6), Code 1946, relating to the investment of cemetery funds.

Read first and second times, and passed on file.

Senate File 34, by Senators Risk and Faul, a bill for an act to amend section five hundred thirty-three point four (533.4), Code 1946, relating to powers of a credit union.

Read first and second times, and passed on file.

Senate File 35, by Senators Risk and Faul, a bill for an act to amend section five hundred thirty-four point twenty-one (534.21), Code 1946, relating to shares of building and loan associations.

Read first and second times, and passed on file.

Senate File 36, by Senator Faul, a bill for an act to authorize county boards of supervisors in counties having a city having a population of one hundred twenty-five thousand (125,000) or more, or cities having a population of one hundred twenty-five thousand (125,000) or more, or such counties and cities by united action, to appropriate money for information centers for returned veterans.

Read first and second times, and passed on file.

Senate File 37, by Senator Skourup, a bill for an act to legalize the corporate acts and proceedings in connection with the renewal of the corporate existence and the adoption of the amended, substituted and renewal articles of incorporation of The Bennett Company and to provide for the renewal of the charter of the said The Bennett Company.

Read first and second times, and passed on file.

Senate File 38, by Senators Bateson and McCarville, a bill for an act to amend sections fifty-six point one (56.1) and fiftysix point eight (56.8), Code 1946, requiring candidates in special elections to file election expense statements.

Read first and second times, and passed on file.

Senate File 39, by Senator Knudson, a bill for an act to legalize the corporate acts, and proceedings in connection with the requalification in Iowa of People's Gas & Electric Company, a corporation duly organized and existing under and by virtue of the law of the State of Delaware, and to provide for re-qualification of such company as a foreign corporation in the State of Iowa.

Read first and second times, and passed on file.

Senate File 40, by Senators Dykhouse, Elthon, Hultman, Reilly, Watson of O'Brien (Graham), a bill for an act to repeal chapter three hundred six (306), Code 1946, to enact a substitute therefor, and to repeal or amend various other sections of the code, all relating to classification, jurisdiction, control, establishment, alteration and vacation of highways.

Read first and second times, and passed on file.

Senate File 41, by Senators Dykhouse, Elthon, Hultman, Reilly, Watson of O'Brien (Graham), a bill for an act to amend, revise and codify chapter three hundred nine (309), Code 1946, and chapter one hundred sixty-three (163), Laws of the Fifty-second General Assembly, relating to secondary roads.

Read first and second times, and passed on file.

Senate File 42, by Senators Dykhouse, Elthon, Hultman, Reilly, Watson of O'Brien (Graham), a bill for an act to amend, revise and codify chapter three hundred ten (310), Code 1946, as amended by chapter one hundred sixty-two (162), laws of the Fifty-second General Assembly, relating to farm to market roads.

Read first and second times, and passed on file.

Senate File 43, by Senators Dykhouse, Elthon, Hultman, Reilly, Watson of O'Brien (Graham), a bill for an act to amend, revise consolidate, and codify certain sections of chapters three hundred nine (309), three hundred ten (310) and three hundred thirteen (313), Code 1946, relating to secondary roads, farm to market roads, and primary roads.

Senate File 44, by Senators Dykhouse, Elthon, Hultman, Reilly, Watson of O'Brien (Graham), a bill for an act to repeal chapter three hundred eleven (311). Code 1946, as amended, relating to secondary road assessment districts.

Read first and second times, and passed on file.

Senate File 45, by Senators Dykhouse, Elthon, Hultman, Reilly, Watson of O'Brien (Graham), a bill for an act to provide for the establishment of secondary road assessment districts, to authorize the levying of special assessments on benefitted property to pay a portion of the cost of surfacing secondary roads and to provide for the payment of such assessments.

Read first and second times, and passed on file.

Senate File 46, by Senators Dykhouse, Elthon, Hultman, Reilly, Watson of O'Brien (Graham), a bill for an act to repeal chapters three hundred twelve (312) three hundred fourteen (314), and three hundred sixteen (316), Code 1946, relating to primary road bonds and county road bonds.

Read first and second times, and passed on file.

Senate File 47, by Senators Dykhouse, Elthon, Hultman, Reilly, Watson of O'Brien (Graham), a bill for an act to provide for the authorizing, issuance, sale and payment of primary road bonds and secondary road bonds and the expenditure of the proceeds of such bonds in the improvement of primary roads and secondary roads.

Read first and second times, and passed on file.

Senate File 48, by Senators Dykhouse, Elthon, Hultman, Reilly, Watson of O'Brien (Graham), a bill for an act to amend, revise, and codify chapter three hundred thirteen (313), Code 1946, relating to primary roads.

Read first and second times, and passed on file.

Senate Joint Resolution 1, by Senators Dykhouse, Elthon, Hultman, Reilly, Watson of O'Brien (Graham), a resolution creating a special committee to review and codify the laws of Iowa relating to the financing construction of public improvements within incorporated municipalities and the conduct of municipal business and to recommend such changes in municipal laws as are considered

necessary to enable municipal officials to perform their various duties more efficiently, defining the powers and duties more efficiently, defining the powers and duties of said committee, and providing for payment of the expense of said committee.

Read first and second times, and passed on file.

Senate Joint Resolution 2, by Senators Faul and Berg, a resolution proposing amendments to the Constitution of the state of Iowa relating to the succession of officers to the office of Governor in the event of death or disability of the Governor or person elected to that office and to amend section four (4) of Article IV and to repeal section nineteen (19) of Article IV and propose a sub-

Read first and second times, and passed on file. stitute therefor.

Senate Joint Resolution 3, by Senator Faul, a resolution proposing an amendment to section one (1), article two (II), of the constitution of the state of Iowa, by striking out of lines two (2) and three (3) of said section and article the words "twenty-one" and by substituting in lieu thereof the word "eighteen," relating to the qualification of electors and the age at which qualified citizens shall be entitled to exercise the right of suffrage.

Read first and second times, and passed on file.

Senate File 49, by Senators Dykhouse, Elthon, Hultman, Reilly, Watson of O'Brien (Graham), a bill for an act to provide funds for the construction and maintenance of highways, to create in the state treasury, a road use tax fund, to provide income in the road use tax fund, to provide for the division, allocation, and expenditure of the road use tax fund, to amend chapter three hundred ten (310), Code 1946, relating to farm to market roads, to amend chapter three hundred thirteen (313), Code 1946, relating to primary roads, to amend chapter three hundred twentyone (321), Code 1046; relating to the registration of motor vehicles. to amend chapter three hundred twenty-four (324), Code 1946, relating to motor vehicle fuel tax, to amend chapter three hundred twenty-six (326), Code 1946, relating to the taxation of certificated motor vehicle carriers, to amend chapter four hundred twenty-two (422), Code 1946, relating to the sales tax, and to amend chapter four hundred twenty-three (423), Code 1946, relating to the use tax.

Senate File 50, by Senators Dykhouse, Elthon, Hultman, Reilly, Watson of O'Brien (Graham), a bill for an act to transfer from the general fund of the state of Iowa, to the primary road fund, an amount equal to that portion of the use tax funds derived from the sale of new motor vehicles and trailers for the biennium July 1, 1947, to June 30, 1949.

Read first and second times, and passed on file.

Senate File 51, by Senators Dykhouse, Elthon, Hultman, Reilly, Watson of O'Brien (Graham), a bill for an act to amend section eighty point four (80.4), Code 1946, relating to members of the Iowa highway safety patrol.

Read first and second times, and passed on file.

Senate File 52, by Senators Dykhouse, Elthon, Hultman, Reilly. Watson of O'Brien (Graham), a bill for an act to amend chapter three hundred twenty-one (321), Code 1946, relating to motor vehicles and law of road.

Read first and second times, and passed on file.

Senate File 53, by Senators Dykhouse, Elthon, Hultman, Reilly, Watson of O'Brien (Graham), a bill for an act to provide for state safety lanes for motor vehicles and to amend section three hundred twenty-one point ninety-five (321.95), Code 1946, relating to the right of inspection.

Read first and second times, and passed on file.

Senate File 54, by Senators Dykhouse, Elthon, Hultman, Reilly, Watson of O'Brien (Graham), a bill for an act to establish a fund for financing engineering studies and research projects in connection with the construction and maintenance of secondary roads.

Read first and second times, and passed on file.

Senate File 55, by Senator Mercer, a bill for an act amending section five hundred four point two (504.2), Code 1946, giving perpetual duration to corporations not for pecuniary profit, construing certain words of chapter five hundred four (504), Code 1946, under given circumstances, prescribing the notice to be given on dissolution of a corporation and repealing sections five hundred four point seventeen (504.17) and five hundred four point eighteen (504.18), Code 1946.

Senator Elthon asked and received unanimous consent to take up the following resolution, and moved its adoption:

SENATE CONCURRENT RESOLUTION 4

Be It Resolved by the Senate, the House Concurring: That when adjournment is had on Thursday, January 13, 1949, it be to reconvene on Tuesday, January 18, 1949, at two o'clock p. m.

The motion prevailed and the resolution was adopted.

Senator Mercer asked and received unanimous consent that the rules be suspended and that the Senate take up for consideration Senate File 25 and Senate File 26.

THIRD READING OF BILLS

On motion of Senator Mercer, Senate File 25, a bill for an act to amend chapter 307, Acts of the Fifty-second General Assembly, relating to State office building, was taken up, and considered.

Senator Mercer moved that the bill be read a third time.

Senator Mercer asked and received unanimous consent to withdraw his motion that the bill be read a third time.

Senator Faul offered the following amendment by Senators Faul, Watson of Pottawattamie, Sharp, Bateson and Mercer and moved its adoption:

Amend section 1 of Senate File 25 by striking lines 18, 19 and 20, and inserting in lieu thereof the following: "stand discharged at the expiration of thirty days from the convening of the Fifty-third General Assembly."

The amendment was adopted.

Senator Mercer moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

The Chair announced that Senator Hart had left a written request to be recorded as voting "Aye" on Senate File 25.

The request was granted.

Ayes: 48.

Augustine Benson Bateson Berg Bekman Colburn Doud Dykhouse Elthon

Faul Fishbaugh Foster

Gillespie Lord Prentis Vittetoe Hart Lynes Ridout Walter Hattery Martin Risk Watson of Henningsen Maytag Roberts Pottawattamie Hultman McCarville Sharp Watson of Humbert McMurry Skourup O'Brien Jacobson West Mercer Tudor Knudson Miller Van Eaton Whitehead Leo Myrland Van Patten Zastrow Linnevold Parker

Nays:

Absent or not voting: 2.

Byers Reilly

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

Senator Mercer moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

Senator Sharp asked and received unanimous consent that consideration of Senate File 26 be deferred.

PRESENTATION OF VISITORS

Senator Hattery asked and received unanimous consent to present to the Senate the members of the history and government classes of the Collins consolidated school who were present in the balcony with their superintendent.

MESSAGES FROM THE HOUSE

The following message was received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has adopted the following Concurrent Resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 4, providing for the adjournment of the Fifty-third General Assembly from Thursday, January 13 until Tuesday, January 18.

Also:

That the House has adopted the following Concurrent Resolution in which the concurrence of the Senate is asked:

House Concurrent Resolution 4 fixing the compensation of the officers and employees of the Fifty-third General Assembly.

A. C. GUSTAFSON, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 4

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

Whereas, the cost of living has increased considerably since the last session of the General Assembly which would necessitate an increase in the salary scale to be paid the officers and employees of the general assembly,

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

OFFICERS AND EMPLOYEES OF THE SENATE

Secretary of the Senate\$	20.00
Assistant Secretary and Journal Clerk of Senate	15.00
Law Clerk	12.50
Reading Clerk	10.00
Engrossing Clerk	10.00
Enrolling Clerk	10.00
Assistant Enrolled Bills Clerk	8.00
Assistant Journal Clerk	10.00
Secretary's Stenographer	12.50
Special Clerks	10.00
Clerk to Lieutenant Governor	10.00
Clerk to Secretary	7.50
Secretary's Committee Clerk	6.00
Bill Clerk	7.00
File Clerks	6.00
Supply Clerk	7.50
Payroll Clerk	8.00
Sergeant-at-arms	7.50
Assistant Sergeant-at-arms	6.50
Chief Doorkeeper	6.50
Doorkeepers	6.00
Postmasters	6.00
Stenographers	7.00
Clerks	6.00
Matrons	5.50
Cloakroom Attendants	5.50
Telephone Messengers	5.50
Head Porter	6.50
Porters	5.50
Pages	4.50

OFFICERS AND EMPLOYEES OF THE HOUSE

Chief Clerk	20.00
Assistant Chief Clerk	15.00

Law Clerk
Reading Clerk
Journal Clerks
Engrossing Clerk
Enrolling Clerks
Payroll Clerk
Special Clerks
Supervisor of Clerks
Secretaries to Speaker and Chief Clerk
Stenographers
Clerks
Postmasters
Bill Clerk
Assistant Bill Clerks
File Clerks
Sergeant-at-arms
Assistant Sergeant-at-arms
Supply Clerks
Chief Electrician
Assistant Electricians
Control Board Operator
Pages
Matrons
Porters
Chief Doorkeeper
Assistant Doorkeepers

Be It Further Resolved: That the President and Secretary of the Senate and the Speaker and Chief Clerk of the House shall be authorized to pay compensation to persons acting as temporary officers and employees, prior to the permanent organization of their respective Houses, in the positions and at the same scale of compensation as set forth herein.

SENATE CONCURRENT RESOLUTION 5

Whereas, Section two point nineteen (2.19), Code 1946, provides that "The compensation of the chaplains, officers and employees of the General Assembly shall be fixed by joint action of the Senate and House 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 officers and employees of the Fifty-third General Assembly shall be paid in accordance with the rules of the Senate and the House as follows:

JOINT LEGISLATIVE HELP

Assistants in Law Research\$	15.00
Assistants in Economics Research	
Stenographers for Law Library	7.00
Typists for Law Library	6.00

General Research Clerks
Assistants in General Research and Clerk
Pages to Librarians and their offices
Matrons
Elevator Tenders
Janitors
Postoffice Assistant
Postoffice Mail Carriers
Assistant Secretary in Custodian's Office
Special Police for Parking
Telephone Operator
Photostat Operator, Code Editor
Clerk in Code Editor's Office
Clerk in Archives Department
Clerk in Historical Department and Library

Be It Further Resolved: That the compensation of chaplains officiating at the opening of the sessions of the Senate and House of the Fifty-third General Assembly shall be fixed at five dollars (\$5.00) for each branch of the General Assembly and in addition thereto, mileage at the rate if five cents (5c) per mile to and from the state capitol.

O. H. HENNINGSEN.

On motion of Senator Skourup the Senate recessed until 1:45 p. m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

INTRODUCTION OF BILLS

Senate File 56, by Senator Jacobson, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of municipal hospital bonds by the city of West Union, Iowa, and the provisions made for the levy of taxes for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said city.

Read first and second times, and passed on file.

Senate File 57, by Senator Myrland, a bill for an act to legalize and validate the special election and the proceedings authorizing and providing for the issuance, sale and delivery of County Public Hospital Bonds by Crawford county, Iowa, and the provisions made for taxes for the payment of said bonds and declaring said bonds issued and sold pursuant to said election, and proceedings to be valid obligations of said county.

Read first and second times, and passed on file.

Senate File 58, by Senators Dykhouse, Coburn, Myrland, a bill for an act to amend section one hundred nine point eighty-seven (109.87), Code 1946, relating to open seasons on fur-bearing animals, and providing for an open season on beaver.

Read first and second times, and passed on file.

Senate File 59, by Senators Henningsen and Watson of Pottawattamie (Weichman and Poston), a bill for an act to provide for a system of personnel administration in state employment, to create a state personnel board and a director of personnel; and to define the powers, duties and proceedings of such board and director.

Read first and second times, and passed on file.

MESSAGES FROM THE HOUSE

The following message was received from the House:

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

Senate File 25, a bill for an act relating to state office building.

Also:

That the House has adopted the following Concurrent Resolution in which the concurrence of the Senate is asked:

House Concurrent Resolution 5 memoralizing congress in protest against the commutation of the life imprisonment of Isle Koch, wife of the butcher of Buchenwald.

A. C. GUSTAFSON, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 5

Whereas, the allies of the last World War have been startled and humiliated by the announcement that Ilse Koch, wife of the butcher of Buchenwald, has been all but restored to liberty by the officers of the United States Army in Europe, and

Whereas, she in her own right was tried by legally constituted authority and sentenced to life imprisonment for unprecedented and unspeakable crimes against allied prisoners and citizens, and

Whereas, no justification exists to excuse her from punishment for admitted cruelty and revolting barbarism to helpless prisoners, her sentence to life imprisonment being mild in comparison to her crimes against humanity; therefore

Be It Resolved by the House, the Senate Concurring: That in the

name of the hundreds of thousands of prisoners sent to their death by burning, burying alive, starvation or murder in every conceivable form by her Nazi husband and with her tacit approval and cooperation, we hereby protest and condemn the action of the officers of the United States Army in reducing her sentence from life to four years and further request the President of the United States and Congress to take such action as will cause this miscarriage of justice to be reversed and report the same to the public and proper measures to be taken to vindicate the efforts and sacrifices of the millions of boys and girls who offered their services and lives to exterminate that kind of government and that kind of people.

That a copy of this resolution be forwarded to the President of the United States Senate, the Speaker of the House of Representatives and to each Iowa Senator and Member of the House of Representatives in the Congress of the United States.

COMMITTEE FROM THE HOUSE

A committee from the House appeared and announced that the House was ready to receive the Senate in joint convention.

The Senate proceeded to the House under the direction of the Sergeant-at-arms.

JOINT CONVENTION

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

The roll was called. Those present were 147.

Anderson	Clark of Marion	Gallup	Kruse
Armstrong	Clarke of Dallas	Gillespie	Kuester
Aubrey	Colburn	Goode	Landsness
Augustine	Cornick	Graham	Langland
Avery	Crabb	Hanna	Lawrence
Bass	Crosier	Hansen of	Leo
Bateson	Davis	Carroll	Linnevold
Bekman	DeGroote	Hanson of Lyon	Lisle
Beman	Donohue	Harris	Long
Benson	Doud	Hattery	Loss
Berg	Duffy	Hendrix	Lucken
Berry	Dykhouse	Henningsen	Lynes, J. K.
Boothby	Eckels	Hicklin	Lynes, W. S.
Brookings	Elthon	Hinrichs	Maytag
Brown	Everett	Hoschek	McCarville
Brownlie	Fairchild	Hultman	McEleney
Buck	Fandel	Humbert	McMurry
Burlingame	Faul	Jacobson	Mercer
Burris	Fiene	Johannes	Meyer
Byers	Fishbaugh	Klemesrud	Miller of
Caffrey	Foster of Henry		Black Hawk
Clark of	Foster of Monroe	Kopriva	Miller of
Appanoose .	Frei	Kosek	Humboldt

Miller of Shelby Walter of Prentis Sloane Marshall Moore. Raim Starrett Ward Munger Rankin Stevens Myrland Washburn Ridout Stiffler Watson of Nelson Risk Strawman Nielsen Robb Tierney O'Brien Norland Roberts Tudor Weichman Weiss Nystrom Robinson Utzig Van Eaton Welch Olson Schanke Wells O'Malley Schwengel Van Patten West Palmer Sharp Van Zwol Parker Weston Shepard Vittetoe Whitehead Patrick Sherod Walker Shifflett Walter of Wilson Paul Hardin Poston Young Siefkas Pote Skourup

Those absent were 11.

Putney Lord Pieper Watson of Hart Martin Reilly Pottawattamie Leeka Metz Smith Zastrow

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

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

Motion prevailed and the President appointed as such committee, Senators Bateson of Hardin, Doud of Van Buren and Whitehead of Dallas on the part of the Senate, and Representatives Wilson of Wright, Anderson of Washington and Nielsen of Monona on the part of the House.

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

President Evans then presented Governor Blue who delivered the following address:

MR. PRESIDENT, MR. SPEAKER, MEMBERS OF THE FIFTY-THIRD GENERAL ASSEMBLY, FRIENDS, AND FELLOW CITIZENS:

On January 1, 1924, as a young lawyer whose college sheepskin and certificate of admission to the Iowa Bar were but two years old, I assumed the duties of county attorney of my native county.

During the quarter of a century that has followed it has been my great privilege, primarily as an avocation, to serve my fellow citizens in various capacities in the conduct of county, city and state government.

Thus, I have been afforded an opportunity enjoyed by but few men to observe both the strength and the weakness, the good and the bad in our system of government.

Institutions and governments, like persons, have distinct personalities. The character of both men and institutions is shaped by heredity and environment.

· During these years of service with Iowa government there has grown within me a deep and abiding affection, for the institutions and the people of the state, akin to the affections of a fond parent for his children.

Indeed, the relationship of good government, to the multitude of groups and interests within its borders, is similar to that of a parent. Like a good parent, with several children, it should treat each with patience, understanding, firmness, and loving kindness. It is in that spirit that I now address you.

Graven in granite on the entrance to the archives building in Washington are these words of fundamental truth: "Study the past, the past is but prologue." How oft the mistakes and heartaches of the child could have been avoided if the voice of loving parental experience had been heeded. How oft the decline and fall of nations with the misery incident to millions of people could have been avoided if the leaders of those nations had observed the danger signs an listened to the voice of experience—the voice of history. The course of nations should be forward, not backward. But we should take care that our car of state is in good shape, that the motor is smooth, the brakes and lights safe. Then we should not drive at breakneck speed, heedless of warning signs, recklessly endangering our freedom and the freedom of the world.

As you meet in this session, you are confronted with many difficult problems. These problems fall into two classes. There are the basic and long range problems which involve our philosophy of government. There are the secondary and the immediate problems which arise from the conflict between two philosophies of government. The secondary problems can only be temporarily disposed of so long as the conflict in the basic philosophy is undecided.

Let us first consider some of our basic problems. It is three and one-half years since the war ended and still we have no peace. We are building greater and more destructive instruments of warfare. Why? Because basically the two great wars of our generation are not wars between nations, but wars between two philosophies of life and government.

One philosophy of government is the philosophy of materialism of force, of human and economic slavery, and atheism. The other is the philosophy of a moral and spiritual life—of love, of mutual cooperation and respect for fellow human beings—and love of God. The names of men and nations, the periods of time, the location of the conflict is ever changing. The basic conflict remains the same. It matters not whether the opponent be a tyrannical English king, a Kaiser Wilhelm, a Hitler, a Mussolini, a Tojo, or a Stalin. The issue remains unchanged.

In the heart of every loyal American there is one word above every word which expresses his philosophy of government. That word is "Freedom."

It is for freedom that we have always suffered and sacrificed. We

have recently defeated three dictator nations on the field of battle. That does not mean that we have saved world freedom from tyranny. We have merely saved the chance to save freedom here within the borbers of our own land.

Today the hearts of men everywhere are filled with fear that they will lose their freedom. Fear that the tyranny of communism or some other ism will engulf them. They read with dismay the story of the disintegration of nation after nation, the ascendency of communism to the power of government, the ruthless elimination of every opponent, the brutalities of the concentration camps. They read the stories of the tremendous destructive power of atomic energy with a morbid interest.

How do nations like ours lose their liberty? Is there no clue to the terrible disease which is destroying freedom? Is there any remedy for the malady which threatens Christian civilization with destruction? The answer is yes. There are many clues. There is a remedy.

The basic truth of the story of the prodigal son is the same as it was two thousand years ago. You remember the story. He was a younger son and he said to his father "give me the portion of goods that falleth to me." And then you remember how he took his journey into the far country and there wasted his substance in riotous living and how finally when the depression had come, according to the Word, "he came to himself" and determined to go to his father and ask that he be made as one of his hired servants. The prodigal son was free. He misused his freedom. Having misused his freedom he wanted a manager and guardian, someone to tell him what to think and what to do. What happened to the prodigal son always happens to a prodigal nation in a crisis. Whenever the citizens of a nation misuse their freedom, and squander their resources, they finally come to want, then they clamor They ask a paternal government to tell them what to do. "Make me as one of thy hired servants." And always there will be some dictator listening and willing to tell a nation what it shall do.

Thoughtful men and women everywhere are concerned with the sweep of communism across Europe and Asia. Many are haunted by the dread fear that secret agents may have obtained the secret of the atomic bomb.

I say to you my fellow citizens that there exist other chain reaction weapons of destruction, which can be as fatally destructive as the atomic bomb, such as germ warfare, chain reacting propaganda, fifth columns, moral and spiritual decay, and economic chain reactions.

Now I submit to you that the secret of chain reaction has been known by men for generations. You all remember the old poem, illustrating a chain reaction of other days:

"For want of a nail, the shoe was lost
For want of a shoe the rider was lost
For want of a rider, the battle was lost
For want of the battle, the Kingdom was lost,
All for the want of a horseshoe nail."

Or the rhyme of the little old woman who found the crooked six pence with which she bought a pig, and how the pig would not jump over the stile so she said to the dog she met, "Dog, dog, bite pig, piggy won't jump over the stile and I shan't get home tonight." And how she kept going a little further and a little further. How her request for help met refusal from the fire, the water, the ox, the butcher, the rope and the rat. And how finally in the words of the old nursery rhyme:

"The cat began to kill the rat;
The rat began to gnaw the rope;
The rope began to hang the butcher;
The butcher began to kill the ox;
The ox began to drink the water;
The water began to quench the fire;
The fire began to burn the stick;
The stick began to beat the dog;
The dog began to bite the pig;
The pig in a fright jumped over the stile;
And so the old woman got home that night."

Important as the effect chain reaction resulting from the splitting of the atom may be on the destiny of the human race, its power to change the course of history is not as great as the power of economic chain reaction.

The fear that Americans ought to have in their hearts today is not the fear that a Russian agent has stolen, or a Russian scientist has discovered the secret of the atomic bomb. Rather we should be disturbed because the leaders of Russia have discovered and are effectively using another chain reaction weapon—economic chain reaction, destroying the ability of free nations to resist aggression. Let us see how economic chain reaction has destroyed other nations.

First let us turn the leaves of history to the story of Italy. After the little states of Italy were united, Italy continued as a parliamentary nation for sixty-six years before it became a fascist nation. For forty-six years out of that sixty-six years it operated on a deficit budget. It spent more than it took in.

Unsound financial policies resulting in continued deficits create an economic chain reacting time bomb, which will eventually destroy any person or any government which persists in the policy.

When once the Italian government adopted the policy of operating government by borrowing, there seemed to be no escape from its continuance. HAVING DISCOVERED A DEVICE WHICH WOULD KEEP MEN AND PARTIES IN POWER THERE COULD ALWAYS BE DISCOVERED LEADERS WHO WERE WILLING AND ANXIOUS TO USE THE METHOD.

The council of honest and prudent statesmen against the dangers of deficit spending were ignored, sound advice was made impotent by grants of money which bribed individuals, organizations and local governments. Every community and every organization wanted aid from the national government for roads, post offices, schools, and farm aid.

The premier discovered that he could buy the political support of a community or a group by spending public money. It finally become im-

possible to be elected to parliament unless the candidate was able to show that he was sufficiently in the favor of the premier to secure grants of money for his constituents.

The 1929 issue of the Encyclopedia Britannica describes the situation thus, and I quote: "In their anxiety to remain in office Depretis and the Finance Minister, Magliani, never hesitated to mortgage the financial future of their country. No concession could be denied to deputies, or groups of deputies whose support was indispensable to the life of the cabinet, nor under such conditions, was it possible to place any effective check upon administrative abuses in which politicians or their electors were interested."

While individual citizens grumbled against the constantly increasing load of debt they continued as members of organizations to clamor for their share of government handouts. Pressure groups who sought some selfish gratuities without considering the collective effect of such gratuities upon the economy of the whole nation were more powerful than these same people as individual citizens. The policy of subsidy and public spending became perfected into a technique of national corruption and bribery. Public spending became a magnificent drug which dulled the social conscience and debauched the moral, economic, and mental integrity of a nation.

The people became so addicted to the exhilarating effects of federal grants, financed by borrowed money, that they became unconscious of the cancerous growth which had fastened itself upon their body politic and was slowly destroying their freedom, their economic stability and their political life.

Now let us turn the page of history to the story of Germany. The German Empire came into being in 1871 under favorable economic circumstances. Bismarck had extracted from France an indemnity of nearly four and one-half billion marks. This was sufficient to pay the war debt and leave a comfortable balance. By 1913, however, and I want you to mark that date, the federal government was in debt over four billion marks, the states over fourteen billion marks, and the municipalities over five billion marks. A total of twenty-four billion marks. Thus for fifty years prior to World War I the financial policy of Germany was based on deficit spending.

The speeches of public men condemned this financial policy, yet the practice was tolerated. The Reichstag refused to supply the means by which taxes necessary to balance the budget could be raised. Thus, Germany embarked upon a program of state-owned and operated public utilities to supplement the tax revenue of the government. This in turn led ultimately to adoption of the Nazi socialist policies.

During the war Germany financed her government on a gigantic scale in the same manner she had financed it on a lesser scale during the preceding fifty years. She came out of the war in 1918 owing a debt in excess of one hundred sixty-four billion marks. To this great national debt was added the burden of reparations. One thing kept leading to another, another and yet another. It always does. Chain reaction went to work.

Let us take a closer look at the German economy during the period from 1926 to 1931 preceding the Austrian collapse and the rise of Hitler to power. The national debt continued to rise. The national government increased its debt six billion marks and the state governments went into debt an additional fourteen billion marks.

What were these debts incurred for? For the most laudable of purposes,—playgrounds, swimming pools, schools, hospitals and roads were built profusely. Any virtue carried to excess becomes a vice. So it was with public spending for worthy objectives in Germany.

In 1936 Arthur Rosenberg in his "History of the German Republic," wrote, and I quote: "AFTER 1924 THE OFFICIALS LOST ALL SENSE OF THE VALUE OF MONEY AND SEEMED TO BELIEVE THAT MONEY WOULD ALWAYS BE AVAILABLE AT ANY TIME AND IN ANY QUANTITY THAT WAS NEEDED FOR ANY PURPOSE."

In 1927 Gustav Stresemann wrote the Burgomaster of Duisberg, and I quote: "I make no secret of the fact that it is above all the policy of the individual states and the municipalities that cause me grave anxieties in the field of foreign affairs. The fact that the Prussian state has granted fourteen million marks for rebuilding of the Berlin opera house and will perhaps make a grant of twenty millions in all, creates the impression in the world at large that we are rolling in money. NOT A SINGLE ONE OF THE VICTORIOUS STATES HAS EMBARKED UPON SUCH AN UNDERTAKING."

In 1930 Chancellor Herman Muller, finding it difficult to increase taxes to raise more money, adopted a deceitful expedient. HE TALKED ABOUT MORE SOCIAL SECURITY. What he really intended to do was to increase the tax rate beyond the increased benefits of social security and to use the surplus by way of a loan to the government to meet its expenses.

After the Austrian bank failure and our national election in 1932 the German republic failed. It went into receivership. Socialism, fascism, communism, or some other form of Totalitarianism is always the receiver for bankrupt republics. Thus was the stage set for the holocaust we call World War II.

The increased cost of state and local government is caused primarily by the unsound fiscal policies of the national government. These policies have had an economic chain reaction upon the cost of every service rendered by state and local government.

"Whose bread I eat, his song I sing." The state and local units of government are in partnership with the federal government. The senior partner in this partnership has been wasteful and extravagant. It has ignored the fundamental economic laws which no individual business or nation can defy with impunity. Many of the federal grants financed by borrowed money—borrowed in a manner prohibited in our Constitution and the constitutions of many other states—have induced state and local governments to embark upon programs which, in the event of a recession, they will be unable to continue. Yet we plunge recklessly on. Unless the men who head the national government have the mental

and economic integrity and the political courage to abandon the course which we have been following, we shall meet with disaster. The freedom and the independence of state and local governments, already greatly weakened, will be totally destroyed. Deficit spending is sapping the strength of the nation's economic institutions.

This is what Russia is hoping for. Lenin has said every nation rests upon an economic foundation. Another Russian has said we shall compel America to spend itself into weakness. The Communist understands and is a past-master at propaganda chain reaction and economic chain reaction. This is the reason that he infiltrates into educational, charitable, and patriotic societies. This is the reason that he seeks control of labor unions in vital industries whose disruption would paralyze the modern political Sampson we call America.

One of the cornerstones upon which this nation was builded is the philosophy that it is the duty of the people to support the government. In the past few years we have been abandoning this philosophy and are more and more living by the philosophy that one unit of government must support another unit of government. That in place of our supporting the government that it must support us. We have become afflicted with a social security phobia. We are suffering from an economic neurosis similar if not identical to that which afflicted both Italy and Germany.

No sensible person denies the wisdom of sound public charity. Yet every virtue carried to an extreme can become a vice. It seems as if every person or every organization is clamoring for some type of retirement benefits or public gratuity. Many are seeking to secure for themselves preferred types of public gratuities.

So great has been the expansion in this field during the last sixteen years that today, during a period of the highest employment and the greatest productivity in the history of the nation, the cost of governmental welfare and other nonwage payments has reached a total greater than the combined payrolls of three of the nation's major industries, the automotive, steel, and rubber industries. These benefits exceeded nine billion dollars—a sum greater than the whole cost of the operation of the federal government prior to World War II.

The President of the United States in his address to Congress last Wednesday said, and I quote: "We should expand our social security program both as to size and benefits and extend the coverage." This request is made at a time when our national debt is the greatest of any nation in history. At a time when we are spending billions of dollars to succor the peoples of the nations of a war-torn and bankrupt world as well as arm ourselves against the threat of aggression and world-wide revolution.

But the Nation's chief executive has made an even more startling recommendation. I quote: "I recommend that the congress enact legislation . . .

"To authorize an immediate study of the adequacy of production facilities for materials in critically short supply, such as steel, and, if found necessary, to authorize government loans for the expansion of production facilities to relieve such shortages, and furthermore to authorize the construction of such facilities directly if action by private industry fails to meet our needs."

This is nothing more or less than a request that we abandon our present constitutional form of government and adopt state socialism.

It is the same as Germany nationalizing her public utilities, and England nationalizing her coal mines.

An economic monopoly in the hands of a government is a thousandfold more dangerous than such a monopoly in the hands of either individuals or groups of citizens. In the hands of citizens the government can act to curb abuses. In the hands of the government such economic power will be able to crush out the opposition of the small groups of citizens who have the courage to oppose it.

If embarked upon, it will inevitably lead to the nationalization of every industry. Like begets like. This is the eternal law.

My friends, the hour is late, later than you think.

Just as the head of a family who ignores the moral, penal, or the economic law will bring sorrow and disaster to his family, so sorrow and disaster will be the bitter fruits of the unsound fiscal policies of our national government. Economic chain reaction is already at work here in America.

MONOPOLY

For the next few minutes I ask you to lay aside your political ambitions, your bias or prejudice, and reason with me concerning one of our major problems—the problem of Monopoly.

Why do we oppose communism, fascism, nazism: Why did our forefathers leave the old country and come to America? What is the exact opposite of Freedom? The answer is Monopoly.

Why do we enjoy the highest standard of living in the world?

Why have we in the short period of 172 years been able to people a continent and outdistance our mother countries in progress?

Why do the stricken countries of the world turn to us for aid?

The answer is Freedom; the absence and the restraint of Monopoly.

The very essence of our governmental system, and the secret of our success, is restraint of Monopoly.

The soul of the constitution is control of monopoly. The division of the power of government between the legislative, executive, and judicial branches is a restraint upon a monopoly of Political Power.

The whole Bill of Rights is a declaration against monopoly. It protects us against monopoly by giving us freedom of speech, freedom of assembly, and freedom of worship. It protects us against military monopoly by giving the states the right to maintain militias.

It protects us against judicial monopoly by guaranteeing trial by Jury, the right to bond, the Writ of Habeas Corpus, and by prohibiting cruel and unusual punishment.

With the coming of the railroads and mass production, corporations came into existence to carry on the great enterprises of the country.

They soon became great and powerful. The oil trust, the beef trust, the tobacco trust and many others became monopolistic. They crushed opposition, exploited the public, exploited labor, and corrupted and browbeat legislatures.

To curb this new monopoly, The Sherman Anti-trust Act, the Securities Act, the Wagner Act and other laws were enacted. The excesses and abuses of industry created conditions, which in turn led to the creation of a new monopoly.

To protect their rights against the abuses of corporations, unions were formed. The unions in turn have become monopolistic and have been guilty of every monopolistic practice which gave rise to the necessity to regulate corporations.

To curb these abuses by unions, the Taft Hartley Law was passed.

In a short time, it will doubtless be repealed. It will be repealed rather than be amended, not because it is wholly wrong. It is admitted by its opponents that abuses existed that needed to be curbed. It will be repealed because politicians, seeking votes, and labor leaders, seeking greater power, have joined hands to repeal it.

Monopoly is wrong and it is dangerous. It is dangerous in the hands of the government, of the church, of the press, of the military, and of the great corporations. It is equally dangerous in the hands of ambitious labor leaders.

The right to work is a basic freedom. For the last several years, unions in a typically monopolistic fashion have, thru the closed shop, jurisdictional strikes, and secondary boycotts attempted to destroy all competition. They denied to men their constitutional freedoms.

They claimed and exercised the right of economic life or death in the most dictatorial fashion by granting or denying the right of men to work.

They have increased the costs of food, clothing, and housing by feather-bedding and other monopolistic practices. The laborer has been denied the right to work, the farmer the right to deliver his produce to market; and the industrialist and the ambitious politician have been frightened and coerced into acquiescence of these practices.

To enforce their dictatorial decrees they have resorted to threats, violence, and mob rule.

A committee of Congress which recently investigated the union strike and riot at Dayton, Ohio, said, and I quote: "The record in the Dayton strike and in other cases forces the conclusion that representatives of international unions seem to feel they can violate the law, engage in violence, destruction of property, defy court orders, assault and seriously beat employees returning to work or engaged in working, without being effectively prosecuted."

Any citizen in a free country ought to be able to enter into the place of his employment without fear of injury to himself, his family, or his property.

He ought to have the right to join the church of his choice or none at all. He ought to have the right to join a union of his choice or none

at all. He ought to have the right to work or not to work according to the dictates of his own conscience.

He ought to be able to work without paying tribute to any organization, particularly if that organization is headed by leaders whose philosophy and purpose is to overthrow his government.

The closed shop as well as the yellow dog contract and the sweat shops is un-American and anti-American. How can any man enjoy his constitutional right to life, liberty, and the pursuit of happiness when he is denied the right to earn his daily bread?

To protect these men in their constitutional freedom and their right to work, many states, including Iowa, have passed legislation banning the monopolistic practice known as the closed shop.

A few days ago the Supreme Court handed down an historic opinion which marks another milestone in the unending battle for freedom; another great step forward in the struggle for civil rights.

Their words are significant. Listen to them. "Nor need we appraise or analyze with particularity the rather startling ideas suggested to support some of the premises on which appellants' conclusions rest.

"There cannot be wrung from a constitutional right of workers to assemble to discuss improvement of their working standards a further constitutional right to drive from remunerative employment all persons who will not or cannot participate in union assemblies.

"The constitutional right of workers to assemble, to discuss and formulate plans for furthering their own self interest in jobs cannot be construed as a constitutional guarantee that none shall get and hold jobs except those who join or will agree to abide by the assembly's plans."

The meaning of the decision is clear. Any state has the right to ban a monopoly which compels a worker to join an organization against his will. More than that, the state has the duty to protect the civil rights of the worker and the welfare of the public. Industrial peace is essential to our national strength and security. But it will never be secured by political appearament of monopolies.

I know not what course you may take, but I shall continue to oppose monopoly by any group, at any time and anywhere.

LOYALTY AND RESPONSIBILITY

It is not easy to be a free nation. You recall Franklin's remark in answer to the lady who asked, "Tell me, Mr. Franklin, are we going to have a republic or a monarchy?" He replied, "A republic, thank God, if you can keep it that way."

From the end of the Revolutionary War to the end of the First World War, freedom was on the ascendancy everywhere. Since 1913 free governments have been disappearing and dictatorial governments have been increasing. One by one the lights of freedom are being extinguished. The danger signals are up all over the world. The signals in our national capital are constantly flashing warnings.

Our republic has given us a priceless heritage. Part of that heritage is privilege and opportunity. That's the part we talk about most fre-

quently. The other part of our heritage is loyalty and responsibility. It is the first duty of every government to maintain order. Order can be maintained only through loyalty and responsibility, or by force. Free government cannot exist in the absence of loyalty and responsibility. Free government is the offspring of loyalty and civic responsibility.

No family can continue to exist in the absence of loyalty and responsibility. Just as the husband and wife of a family must be loyal and faithful to each other, the individual citizen and groups of citizens must be loyal to their government. Free societies rest upon a foundation of law and of self restraint rather than upon the whim of an individual or group of men. Law is restraint from without. Loyalty is restraint from within.

Every free nation rests more upon loyalty, that is self-restraint, than upon law. Loyalty can be secured in two ways. It may be bought or it may be challenged. A government which must purchase loyalty in order to maintain its self in power will find that the cost of loyalty is constantly increased, and that the final purchase price of that kind of loyalty can never be paid. Such loyalty is always on the auction block looking for a higher bidder. Dollar loyalty can destroy any nation. For a nation to endure, men must be loyal because of what their government stands for rather than what it does for them as individuals.

The lot of a woman is determined by the love she accepts. The destiny of a nation is determined by the philosophy it adopts. We have reached that point in our national existence when we must once again recognize the necessity for loyalty to the philosophy and ideals of freedom and the willingness to exercise individual and collective self-restraint in the demands we make upon our government.

The members of Congress have taken an oath, even as you and I. Their oath, your oath, and my oath, to our God and to our fellow countrymen, is to support and defend the Constitution of these United States.

If the Congress has information and believes that any person or group or persons is working to destroy this Republic, it is their sworn duty to expose and punish such guilty persons.

It is to be regretted if some, blinded by partisanship and goaded by political ambition, cause injury to an innocent person, but it is even more deplorable if some, blinded by partisanship and goaded by political ambition, are willing to countenance such treasonable conduct in return for political support.

The facts seem to be that important official documents have fallen into the hands of unfrierdly governments because of the disloyalty of persons in responsible positions with the national government. The fact seems to be that high officials have been negligent in taking action.

The facts seem to be that some important unions have come under the control of avowed communist leaders. Some of these organizations are in key industries where they would be able to almost paralyze the industrial and military might of this nation.

The fact also seems to be that many loyal and patriotic union organizations are purging their ranks of disloyal leaders. For this they are to be commended.

But no student of current public affairs or of the history of nations can doubt that freedom in America is threatened both from without and from within. The situation calls for action. Eternal vigilance is still the price of liberty. In the words of the Revolutionary War commander, "Place none but loyal Americans on guard tonight."

Only those who are familiar with the operation of free government can understand the comparative ease with which subversive forces have been able to legally take over the power of free nations. The recent history of eastern Europe is filled with unhappy examples of the effectiveness of the technique by which free nations have been destroyed.

Every individual and every organization can best serve its own interest today, by subordinating personal and group interests to the welfare of the nation as a whole. We must be willing to give to our nation more than we ask in return.

The financial demands being made by organized groups upon the national government, the states and local communities appear to be greater than can be borne indefinitely. It matters not how worthy the cause for which the funds are sought, there must be greater self restraint in the askings. We should not forget that there are other causes equally worthy. Nations which are economically sick fall easy prey to quack political doctors just as fatally ill persons so often, in their desperation, fall prey to quack healers.

In recent years there has been an increase in the tendency on the part of organization groups in agriculture, in industry, and among labor groups to assume the privileges of political parties while avoiding the responsibility of such a political party. They raise huge campaign funds, they adopt legislative programs, and elect candidates pledged to their own selfish interests rather than the welfare of the nation as a whole. These organizations are not responsible to the people as a whole, only to a segment of society. They give no accounting of the funds they have received or how they were spent. Nor can they be held responsible for their actions. They claim to be nonpartisan, to vote for the man.

Now let's consider that position. Dictator nations are nations of men and not of laws. They tolerate but a single party. Before the Second World War France found itself paralyzed because fifty odd parties were unable to agree upon a course of action. Other nations have found themselves similarly paralyzed.

One of the great strengths in America is our two party system. Every loyal American should be active in one of these parties.

Organized groups who place their own welfare above that of the nation but who assume no responsibility to the nation as a whole tend to have the same effect upon the nation as a large number of political parties.

This is what Washington meant when he said, and I quote: "However combinations or associations of the above description may now and then answer popular ends, they are likely, in the course of time and things, to become potent engines, by which cunning, ambition, and unprincipled men will be enabled to subvert the power of the people and to usurp for themselves the reigns of government; destroying afterwards the very engines which have lifted them to unjust domination." The importance of responsibility and the necessity for self-restraint is clearly stated by Edmund Burke when he said, "Men are qualified for civil liberty in exact proportion to their disposition to put moral chains upon their own appetites; in proportion as their love of justice is above their rapacity; in proportion as they are disposed to listen to the councils of the wise and good, in preference to the flattery of knaves. Society cannot exist unless a controlling power upon will and appetite be placed somewhere, and the less of it there is within, the more there must be without. It is ordained in the eternal constitution of things that men of intemperate minds cannot be free. Their passions forge their fetters."

The lesson of the past is clear. If this nation is to be destroyed such destruction is more apt to be achieved by disloyalty, greed, and irresponsibility from within rather than by force of arms from without.

Freedom cannot exist alone in the absence of loyalty to our ideals of free government and responsibility on the part of every citizen in their private or official conduct. "Men must be governed by God or they will be ruled by tyrants."

CONCLUSION

All public law is subject to a higher law, God's eternal law. Neither men nor nations can break God's law with impunity. They merely break their lives and destroy their nations.

Let us then take the proposed legislation and place it in the test tubes and test it by God's eternal laws. Let us place it under the microscope of human wisdom and experience and carefully examine it to detect whether or not it contains any of the virus of the fatal political plague which is sweeping the earth and destroying free nations.

Our heritage consists of more than farms and factories, roads and parks, hospitals and schools, and other material possessions.

Our most valued heritage is a philosophy of life—a know how. This is the blueprint from which the great edifice called America was builded. Shall we destroy that edifice?

Are we today in our selfishness like the prodigal son of old—asking for our share of the inheritance before it is due us? "Father give me that portion of goods that falleth to me."

Are we as a nation taking a journey into a far country where we will waste our inheritance in riotous living?

When shall we come to ourselves? Will we too someday say, "Make me as one of Thy hired servants"?

Study the past. The past is but prologue. The companionship and the words of wisdom of the great men of the past, Washington, Franklin, Jefferson, Lincoln, Burke, and a host of others, is ours for the asking. Yes, even the companionship and wisdom of the Master himself.

Shall we abandon their companionship, and turn a deaf ear on the counsels of our Fathers? Shall we desert our faithful companion, the Goddess of Liberty, and listen only to the alluring voice and see only the seductive figure of the Goddess of Materialism? God forbid.

Our Father's God to Thee Author of Liberty To Thee we sing. Long may our land be bright With Freedom's holy light Protect us by Thy might Great God our King.

May the Lord bless each of you and be gracious unto you. May the Lord make his face to shine upon us all and give us peace.

DIVISION II

I once sat where you now sit. I know something of how difficult it is for you in the short time you are here to fully or adequately inform yourself on all phases of the problems you are called to pass on.

Government today is much more complicated than it was 25 years ago. The danger of tinkering without considering the over-all effect upon all departments of government has greatly increased. There is a great need for a comprehensive picture and understanding of things.

I wish that time permitted a full discussion of the many current problems facing you. It does not. If at any time any of you feel that my experience or any information I possess may benefit you, I will be at your command.

Neither does time permit a review of the accomplishments of the last four years. I will mention but a few: State Aid to Schools and Cities and Towns made imperative by the mounting inflation in the cost of government. Important revisions in our systems of taxation, a state-wide Retirement Act, the largest building program for Board of Control and state educational institutions in the state's history, the beginning of a program to widen and salvage our primary roads; aid to rural roads on the basis of need, extensive industrial development aided to a great degree by the new Iowa Delevopment Commission; a revision of the administrative machinery of the Board of Control, including provision for directors of mental institutions, of dietetics, of farm operations, of prison industries, of child welfare and of penal institutions; extensive work in the fields of soil conservation and river development; new programs for aviation and safety.

Let us briefly consider one of the problems you will be called to act upon. Three excellent reports concerning roads, flood control and building code are ready for your consideration.

ROADS

From the time of the first road—until this moment—roads have presented a continuing problem. Simply stated the problem is this. Iowa has more miles of road in relation to the number of people and the number of square miles than any other state.

The income from gas taxes has increased approximately 25 per cent, while the cost of maintenance and new construction has increased approximately 100 per cent. Hundreds of old bridges were built too light and too narrow to carry modern traffic.

The old paving is too narrow and it is becoming increasingly hazardous to travel. The amount of maintenance is constantly increasing.

To protect our original investment in primary roads, thousands of miles of paving must be widened and resurfaced in the next ten years.

The rising costs of maintenance added to the cost of bond retirement and increasing maintenance costs, have left too little for new construction.

The funds now required to retire bonds will be freed in 1950. Such added funds, however, will be insufficient to meet road needs. The two major road problems are materials and funds. With road costs having increased approximately 100 per cent and income increased but 25 per cent, the need for more funds to salvage older roads, for maintenance, for bridges, for rural roads and to complete our primary system is obvious.

BOARD OF CONTROL

Though much progress has been made, the problems of the Board of Control are very great. The slate roofs on many buildings are in need of replacement, miles of gutters should be replaced.

An appropriation for tiling will bring more than a thousand acres of farm land into increased production.

Plans have been developed for new canning plants and deep freeze units. There is need for much new kitchen equipment.

A vocational education program has been instituted at some of the institutions. It should be expanded.

The Board of Control is the only major spending agency which does not maintain its own accounting system. Lack of proper information has handicapped the board. Legislation to meet this problem has been prepared.

A study has been made of the furniture needs of the institutions. These can and should be co-ordinated with the operation of the furniture factory at Ft. Madison.

Much has been accomplished in spite of a shortage of men and materials. But the neglects of thirty or forty years cannot be remedied in a few months. The administration programs have been greatly improved. Much remains yet to be done.

SCHOOLS

During the last four years thirteen of the nineteen recommendations of the School Code Study Commission have been, in part or in whole, enacted into law. These programs have been of great aid to our school system.

There are, however, some fields in which the schools can, by their own action, improve their lot. Reorganization of small school districts will afford our children a better education at a reduced cost. A high school with fifteen or twenty pupils cannot offer an adequate number of courses, employ a sufficient number of teachers, or provide the equipment or the student competition essential to an adequate high school education.

The last two sessions of the legislature have passed reorganization

bills. Some progress, but not enough, has been made in this field. Political ambition, the selfish economic interest, the desire to continue as an administrator rather than a teacher, and other factors have served to act as a brake upon needed progress in this field.

Many high schools are providing high school education at a loss of more than thirty percent for each tuition pupil. This is unsound. The state of Kansas has met this problem by passing a county tuition tax law and a county equalization fund tax law. These laws are working successfully and challenge your study. One effect of such legislation is to require industries which locate in rural districts for the express purpose of avoiding their share of this cost of government, while permitting their employees to enjoy all the privileges of living in town, to pay their fair share of school costs.

With the experience gained, state aid to schools can be put on a more sound basis. It should be increased within the limits of sound financing.

Our experience in extending aid to counties, for child welfare without any standards to guide them, indicates the hazard of the state assuming a certain portion of the cost of local education without restrictions. Such a law will primarily benefit the large communities which are best able to carry the educational load of the state and will work to the definite disadvantage of the small communities. Large educational plants with their great variety of courses will receive the lion's share of the funds, while the small school, most in need, with a few pupils and a limited number of courses would probably not receive the aid they were entitled to.

At the Governors' Conference I introduced, and the Conference adopted, a resolution for the study of the school program of our states. You will receive this report during this session. It should receive your careful consideration and study.

FLOOD CONTROL AND WATER USE

Flood control and water use is of increasing importance to us. We must have a legally constituted body to study and handle this problem. It can well be constituted, in whole or in part, of persons already in state service, whose duties deal with some of the problems connected with water use. Such an agency, however, should be an independent agency and not a department of an existing agency.

In considering specific programs much consideration ought to be given to loss of agricultural or mineral resources, loss of tax revenue and the permanent injury to the political and economic system of a community, the problem of displaced persons, and the danger of Federal Control over large areas of land within a community or the state.

PERSONNEL DIRECTOR

Iowa government is big business. It employs thousands of people. In the past the ability to lobby a large appropriation, political pull, and many other things determined the compensation paid. Employees doing the same work ought to receive the same pay whether they work for the Board of Control, the Highway Commission, the Board of Education or some other agency.

There is no reason why the auditor for the state university should receive a larger salary than the treasurer of state or the state auditor.

No position in state government is more taxing or difficult than that of Governor. No public official should receive a greater compensation than the Governor of the state.

During the last year and a half great strides have been made in equalizing salaries, but equality and justice cannot be achieved without extensive revision of our statutes.

The Interim Committee has made a careful study of this problem. Their recommendations are worthy of action by you.

BUDGET

The aviation commission is not under the budget law, the commerce commission is maintained in part by fees and in part by appropriation. Both should be brought under the budget.

The practice of appropriating sums of money and then granting authority to a legislative committee to supplement the funds of departments in need of funds has led to careless fiscal policies by the heads of some departments.

Under the budget law the responsibility for the budget rests upon the Governor. He cannot maintain the control that should be maintained over expenditures, if a department can by-pass his office and secure additional funds from such a committee.

This practice is destructive of the budget law. Under this law the Governor has authority, sometimes alone and sometimes with the approval of the Executive Council, to transfer funds to meet certain emergencies.

Any contingent fund to meet emergencies should be under the Governor or the Executive Council. They are on the job every day. They are more familiar with the problem than any part time legislative committee can possibly be. They were elected by the people from the whole state and are responsible to the state as a whole for their action.

I would not again approve a large contingent appropriation to a part time committee. Not because of lack of confidence in the committee, but rather because of the temptation on the part of departments to be careless or extravagant.

There is another way in which state budgets are being disrupted. That is by funds allocated by the Federal Government, directly to some department of government. Oftimes the state has little or no control over these federal funds.

More and more often the reason or the excuse for some proposed action is, "It won't cost the state anything. We're going to pay it out of federal funds."

This is not only poor business but its effects on other departments, who do not have such funds, is bad.

This danger is inherent in all grants-in-aid. We are developing a double standard for relief in Iowa. If the relief is paid for by local

funds, one standard is followed. If it is paid for from state or federal funds, a different standard is followed.

The inflationary effect of grants-in-aid on the costs of local government is hard to estimate.

To check this trend the states of Pennsylvania and New York have enacted laws greatly increasing the powers of taxation to local governments in lieu of increased state aid. The experience of these two states is worthy of your consideration.

A special tax committee composed of Governors and members of Congress adopted a resolution calling on Congress to reduce grants from the federal government to the states by 20 per cent and to surrender to the states some of the fields of taxation, which might more properly belong to the states.

The inflationary effects of grants-in-aid is to centralize the power of government. It will lead to stateism and federalism, if unchecked.

LEGISLATIVE COUNCIL

The problems of government are becoming increasingly complicated. I have been constantly impressed with the fact that the head of one department knows little of the related problems of another department.

Few people indeed have anything like an over-all view of the current problems of state government.

No legislator in 100 days can possibly give the needed study to the problems on which he is called to pass judgment.

When a Governor or the head of a department steps out, his knowledge and experience is lost. Last session I sent back for correction approximately a dozen bills that were defectively drafted.

To meet this problem we have resorted to special study committees. These committees have been doing outstanding work and should be continued. But we need a legislative council, with a permanent secretary, as a repository for legislative and administrative experience. Year after year departments file their annual reports. They are seldom read, let alone analyzed. They should be compared to the reports of previous years, the reports of other departments, and the reports and experiences of other states.

ECONOMIC OUTLOOK

The economic future is obscure. Some experts predict stability at the present levels; others see further inflation; still others see a recession and point to decreased employment in certain industries, and the fact, that in some lines the inventories are large. These and other reasons are cited. Iowa, however, is fortunate to face the future in excellent financial condition.

You are required to make appropriations the last of which will be spent thirty months after you make them. This presents a difficult problem. Yet certain facts are very clear. Every farmer, every business man, every state and local government today is in partnership—in partnership with the Federal Government. Its action as the senior

partner will be the controlling factor in the economic picture in the next two years. To a substantial degree, states and local governments have lost control of their finances. This is true because of the ability of the Federal Government to inflate the cost of local government by its action. It is true because of the effect of matching programs on the cost of local government.

The economy of states whose basic and major industry is agriculture, tends to fluctuate more violently than that of industrial states. From 1941 to 1946 income tax payments increased one hundred fifty-three percent in South Dakota; one hundred eighteen percent in North Dakota; ninety-four percent in Iowa; seventy-three percent in Illinois, and sixty percent in Ohio. Sales taxes increased accordingly.

The Iowa financial system, based as it is primarily upon sales and income taxes, is extremely sensitive to changing economic conditions. Such a system feels the impact of prosperity most keenly. Such a system must also expect to experience the sharpest decline in revenues in the event of less favorable conditions. A mild recession might reduce Iowa's revenues severely. The sharp drop in agricultural prices in recent months points out the danger.

As I pointed out a year ago, the present state financial structure is based on inflexible tax rates. In times of prosperity we have too much money and accumulate surpluses. This in turn leads to the temptation to create governmental standards of living which cannot be maintained in time of recession. The huge budget askings of the various departments of State government, none of whom are familiar with, or has the responsibility for the financial welfare of the state as a whole, indicates the danger of such surpluses. On the other hand, under too rigid a tax structure, in the event of recession, there will be too little money to bear the necessary costs of government. I say to you again that the income tax rates in the state ought to be flexible. If they are not made flexible, the day will come when it will be necessary to return to a property tax.

During the last several years, as the result of war and post-war inflation, coupled with prudent management, the state has accumulated a large surplus. The people of the state, in their wisdom, have approved a bonus to the veterans of World War II. The financial condition of the state is such that most or all of this bonus can and should be paid from surplus funds now on hand. These funds were accumulated to a substantial degree, out of wartime prosperity and taxation. They should be used to meet this obligation. Should this reserve be used for other purposes and the bonus paid from property taxes, over a twenty year period, the veteran himself will be paying the major portion of the state's gratuity. The time to pay your debts is when you have money to do so. It is easier to pay them with a "cheap" dollar rather than a "dear" dollar.

Payment now, from these funds, will save the Iowa taxpayer millions of dollars of interest money. It will remove that amount of tax load from property and thus leave local units of government in a better position to finance themselves. It will leave the state and the local communities in a much stronger position to meet the problems of any

recession which might overtake us. By paying this obligation with a "cheap" dollar instead of a "dear" dollar, millions of dollars of purchasing ability will be saved and kept in the hands of our citizenry.

I have had prepared a number of different tables showing the cost of city, county, school district, and state government, and also the cost of relief, and of highway improvement in Iowa during the last twenty years. Because of the difference in accounting systems there are some minor omissions and perhaps duplications. They do, however, show the trends and paint a picture of the tremendous increase in the cost of government.

RELIEF

I suggest that it would be helpful if this legislature created a special study committee to study the administration and the cost of relief.

The three most rapidly increasing costs of government are roads, schools, and relief. The report of your special committee to study the road problem is on your desks. Two school study committee reports have been received by previous legislatures; a major portion of the recommendations contained in them have been enacted into law.

The cost of relief has been increasing more rapidly than any other expense of government. I have had the Social Welfare Commission gather figures showing the cost of relief for the last twenty years. In 1928 the counties were bearing the whole cost of relief. The cost of relief in 1928 amounted to two million, four hundred fifty-eight thousand, six hundred one dollars. In 1947 relief costs in Iowa amounted to thirty million, four hundred fifty-nine thousand, nine hundred seventy-two dollars, and if the amount paid out by way of unemployment compensation benefits is added, it amounts to thirty-two million, eight hundred seventy-four thousand, one hundred twelve dollars.

A couple of years ago I had a population trend study made and presented it to the last Legislature. Population trends are one of the most vital factors affecting the problems of government.

In the last generation the span of human life has been greatly increased. This study says, and I quote: "Persons sixty-five years of age and older increased from one hundred six thousand in 1900 to two hundred twenty-eight thousand in 1940. Estimates predict a continuation of this rapid increase until 1970 when the number of persons over sixty-five is expected to be approximately 50 per cent larger than in 1940."

Today Iowa is enjoying full employment and peak prosperity. Yet the Social Welfare Department is asking for an increase of ten million dollars to carry the relief load.

If the number of persons over sixty-five continues to increase as this study predicts, it is to be expected that a certain proportion of these persons will be added to the relief rolls.

If, in the next twenty years, we should suffer any major recession, based upon the present cost of relief, the load will be staggering.

The churches and charitable organizations were the first to enter such social welfare fields as education, hospital service and care of orphans

as well as care for the aged. The state followed later. A need exists for public owned homes for the aged.

Many persons can be better cared for in community homes for the aged than they can care for themselves in their own homes. They will get better food, better housing, cleaner linens, better medical care, at a lesser cost.

The need for community housing for the aged is shown by the long waiting lists at homes for the aged and the rapid increase in private nursing homes.

The state and federal government is spending twenty-four million dollars a year for old age assistance in Iowa. A saving of 10 per cent a year would amount to two and one-half million a year.

Local homes for the aged could be financed from such savings. At present the federal law is a serious obstacle for caring for our aged in tax supported institutions. Many aged persons are anxious and able to pay for their care in such a home. Many children would welcome the opportunity to provide such a home for their aged parents.

In any event, this whole problem should be studied now before we are confronted with an emergency.

CONCLUSION

It has been an honor and a privilege to serve this great state as its chief executive during the last four years.

It has been a troubled era, marked by the ending of two great wars, and the problems and readjustments incident to a postwar period.

I express my heartfelt thanks to the host of friends both inside and outside the official family without whose advice and loyal help the achievements of this administration would have been more difficult or impossible of achievement.

As I lay down the duties and responsibilities of this office I look forward with keen anticipation to the opportunity of enjoying more frequently and more intimately the companionships of my many friends. This is a privilege which the burdens of the office have of late too frequently denied.

Relieved of official duties, it will be a real pleasure to serve my government, once again, in that most important of all positions—that of a private citizen.

So long as men shall strive to build a better society, a better state, a better nation, or a better world, there shall be honor and glory in all work well done.

Governor Blue was escorted from the chamber by the committee previously appointed.

CANVASS OF VOTES

President Evans announced that the time had arrived for the canvass of votes east for the offices of Governor and Lieutenant Governor at the general election held on November 2, 1948, and

announced as teller on the part of the Senate, Senator Berg of Black Hawk, and as assistant tellers, Senators Bekman of Wapello and Prentis of Ringgold.

Speaker Kuester announced as teller on the part of the House, Kosek of Linn, and as assistant tellers Armstrong of Black Hawk and Caffrey of Howard.

President Evans further announced that, in accordance with statute tellers Senator Berg and Representative Kosek would constitute the judges of said canvass.

Speaker Kuester in the chair.

The Speaker then opened the returns in the presence of the joint convention, and the tellers proceeded to canvass the vote for Governor and Lieutenant Governor of the State of Iowa, cast at the general election held on November 2, 1948.

On motion by Weichman of Benton the joint convention recessed until 1:15 p.m., Thursday, January 13, 1949.

The Senate returned to the Senate Chamber and resumed regular session, President pro tempore Leo presiding.

REPORT OF COMMITTEE ON MILEAGE

MR. PRESIDENT: Your committee, appointed to determine the mileage for the Lieutenant Governor and the members of the Senate, submits the following report:

Name	Miles	Amount
Lieutenant Governor Kenneth A. Evans	139	\$ 13.90
Augustine, A. E.	60	6.00
Bateson, R. R.	75	7.50
Bekman, E. K.		9.00
Benson, Ralph E.		7.00
Berg, John P.		10.60
Byers, Frank C.		11.80
Colburn, J. C.		10.00
Doud, Alden L.	117	11.70
Dykhouse, J. T.		26.00
Elthon, Leo		13.50
Faul, George		e
Fishbaugh, Jr., Earl C.		14.50
Foster, Harlan C.		13.50

Gillespie, Raymond	55	5. 5 0
Hart, Stanley L.	186	18.60
Hattery, John R.	40	4.00
Henningsen, O. H.	225	22.50
Hultman, O. N.		13. 20
Humbert, Ernest L.		10.50
Jacobson, Arthur H.	205	20.50
Knudson, Herman M.	125	12.5 0
Leo, Richard V.	98	9.80
Linnevold, William		20.00
Lord, Herman B.		16.50
Lynes, J. Kendali		14.20
Martin, Frank D.		19.00
Maytag, Fred		3.50
McCarville, Paul E.		9.20
McMurry, Pearl W.		7.00
Mercer, Leroy S.		12.00
Miller, J. F.		11.10
Myrland, E. C.		16.50
Parker, Edward S.		15.00
Prentis, X. T.		8.80
Reilly, Robert C.		22.50
Ridout, Burl N.		20.00
Risk, Don		14.50
Roberts, Dr. F. M.		4.00
Sharp, F. E.		19.00
Skourup, W. N.		18.00
Tudor, J. M.		15.90
Van Eaton, Charles S.		21.00
Van Patten, Loyd		1.80
Vittetoe, Luke		8.50
Walter, W. Eldon		6.60
Watson, DeVere		14.00
Watson, Harry E.		22.50
West, Sherman		9.70
Whitehead, G. E.		4.20
Zastrow, Ralph W.		14.50

HERMAN M. KNUDSON, Chairman.

On motion of Senator Knudson the report was adopted.

J. M. TUDOR.

J. C. COLBURN.

COMMUNICATION FROM STATE APPEAL BOARD

The following communications were received from the State Appeal Board:

To the Chief Clerk of the House, State House, Secretary of the Senate, State House:

In accordance with the provisions of Chapter 25, Code 1946, I hand you herewith claims acted upon by the State Board of Appeal. Each claim bears the recommendation of the board:

1948-1949 CLAIMS FILED WITH STATE APPEAL BOARD

Name of Claimant and No. Nature of Claim	Amt. of Claim	Amt. Approved by Board
1. Andy Wingler Damage to Automobile\$	22.75	Paid by Board of Control
2. Louis C. Harris Refund Beer License	250.00	No recomm. No law
3. Hardin County Court Costs in Investigation and Trial in District Court	4,612.48	Rejected
4. American Bottling Works Refund of Beer Permit (Jacob S. Israly)	125.00	No recomm. No. law
5. Ryder Bros. Beverage Co. Refund of Beer Permit	125.00	No recomm. No. law
6. Muscatine County Drainage Assessment, District No. 13 Against State Owned Land	6,252.38	
7. Raymond Morse Damage to Car by a Wild Deer on Highway	23.51	Rejected
8. J. L. Claybaugh, Missouri Valley Damage to Fruit Trees by Wild Deer	500.00	Rejected
9. George M. Talbert, Des Moines, Iowa Back pay for services in National Guard	842.70	Rejected
10. Lambert Lumber Co., St. Paul, Minn. Personal car damaged by State Training School Car	81.70	81.70
11. Milo Olsen, Soldier, Iowa Personal injury and damage to car. See Highway Claim No. 38	705.42	Highway Claim
12. James Funeral Home, Grinnell, Iowa Burial Olive F. Houvenagle, O. A. Pensioner	34.67	34.67
13. L. F. Krabbenhoft (Funeral Director) Preston, Iowa Burial Martin Stoddard		
O. A. Pensioner	100.00	100.00
14. E. A. Harrigan & Son 723 Brady St., Davenport, Iowa Burial Anna Davis, O. A. Pensioner	100.00	100.00
15. Glen Towers, Des Moines, Iowa Refund Truck License	157.50	Rejected

No.	Name of Claimant and Nature of Claim	Amt. of Claim	Amt. Approved by Board
	Chester A. Keesmaker, Des Moines, Ia. Refund Truck License	52.50	Rejected
17.	W. S. Baird Estate, Council Bluffs, Ia. Money due for services performed for State and payment not made because of time limit	33.45	33.45
18.	Buchner Morticians, Maquoketa, Iowa Burial Ella Macumber O. A. Pensioner	105.00	Rejected
19.	C. B. Johnston, Lisbon, Iowa Burial Expense Lillian B. Dickey		-
20.	O. A. Pensioner	100.00	100.00
21.	O. A. Pensioner Runge Mortuary, Davenport, Iowa Burial Expense Mathias Von Doehren	100.00	100.00
	O. A. Pensioner Runge Mortuary, Davenport, Iowa Burial Expense, John C. Koehrsen	60.00	Rejected
00	O. A. Pensioner	. 69.00	41.00
	Dr. Coleman Craig Burns, Abilene, Tex. Refund Medical Fees	60.00	Rejected
24.	Pennsylvania Fire Insurance Co. Western Adjustment & Inspection Co. Council Bluffs, Iowa	150.00	
2 5.	Damage by State Car	170.66	136.37
26.	Conservation Commission	87.05 a	87.05
27	State Charge	452.68	452.68
	Penitentiary, İnjury to HandL. M. Hayden, Oxford Junction, Iowa	1,000.00	Rejected
2g	Burial Expense O. A. Pensioners (2) John Carrington, Alice Sheldon Huttig Mfg. Co., Muscatine, Iowa	250 .00	250.00
	Refund of State Tax on Gasoline used for manufacturing purposes	57.00	Reject ed
30.	Mrs. George Kellogg, Des Moines, Iowa Damage to person on State Fair Grounds including Medical Aid	277.00	277.00
31.	Spencer, Kellogg & Sons, Inc. Des Moines, Iowa—Refund of tax paid on gasoline used for manu-	2,	
32 .	facturing purposes	241.61	Rejected
	aged by inmates of Glenwood Institution	4.25	Rejected

No.	Name of Claimant and Nature of Claim	Amt. of Claim	Amt. Approved by Board
3 3.	F. E. Leaders, Deloit, Iowa Damage to Farm and Crop by Beavers	510.00	Rejected
34.	John B. Turner & Son 800 2nd Avenue S. E. Cedar Rapids, Iowa—Balance due O. A. Burial, Alice J. Morehead	36.88	36.88
	Cobb-Warner Funeral Home Spencer, Iowa-Burial Chas. J. Krehl, O. A. Pensioner	110.00	110.00
36.	Paul D. McAuley & Sons Funeral Home, Mason City, Iowa O. A. Burial, Albert McKoon	150.00	150.00
37.	Wm. Schroeder, Middletown, Iowa Damage to Station Wagon by a State owned car	16.61	16.61
38.	Harriett Willows, Mt. Pleasant, Iowa Relative of Mrs. Cal Fern Koch, who died as result of fall at State Hospital		No recomm.
39.	White Funeral Home, Des Moines, Ia. Burial Caroline Wall Dyer, O. A. Pensioner		68.8 0
40.	White Funeral Home, Des Moines, Ia. Burial Joseph C. Fritz, O. A. Pensioner	75.00	75.00
41.	Boethby Funeral Home, Cherokee, Iow Burial H. W. B. Zimmerman, O. A. Pensioner	a. 150.00	150.00
42.	Hamilton Funeral Home, Des Moines, Iowa, Burial Lillian Lewis, O. A. Pensioner	150.00	150.00
43.	O. Dale Smith, Grinnell, Iowa Burial Theo C. Cessna, O. A.	150.00	150.00
44.	Pensioner Ransom Cogwell, Des Moines, Iowa Damage to Auto Tire on State House		
	Leslie P. Iverson, Westfield, Iowa Damage to car by wild deer on		
46.	Charles W. Clark, Glidden, Iowa Damage to car and person	133.13 940.00	Rejected 708.58
47.	Kirkelie, Bernard & Peak, Ocean Park, California, Burial Ella Patterson,		
48.	O. A. Pensioner		
4 9.	James Miller, Bloomfield, Iowa Inmate State Hospital, Mt. Pleasant	19.00	Rejected
50.	Injury to arm account blood test taken while at hospital	10,000.00	Rejected
J . ,	Iowa, Burial Dennis Ensminger O. A. Pensioner		150.00

No.	Name of Claimant and Nature of Claim	Amt. of Claim	Amt. Approved by Board
	Bud Turner, Fairfield, Iowa Damage to car by Iowa National	Ciaini	by Board
52	Guard truck	146.3 2	146.32
024	Iowa, Burial Lewis Banks, O. A. Pensioner	150.00	150.00
53.	Estes Funeral Home, Des Moines, Iowa, Burial Geo. Manuel, O. A.	,	
54.	Pensioner	113.26	113.26
55.	Burial C. R. Owens, O. A. Pensioner Judge C. R. Stafford, Estate, Musca-	150.00	150.00
	tine, Iowa, unpaid expense 4th quarter 1947 while Judge of District Court	36.39	36.39
56.	John O. Hinkle, Fort Madison, Iowa Fort Madison Penitentiary Injury while in prison	50 000 00	Rejected
57.	Oathout Funeral Home, Iowa City, Ia. Burial Susie Y. Gibbs, O. A. Pensioner	150.00	150.00
58.	Fremont County, drainage assessment against State owned land	435.32	No recomm.
59.	Iowa Electric Co., Fairfield, Iowa Cast iron light post broken off by		
60.	Iowa National Guard truck Pocahontas County, Drainage Assess-	175.18	175.18
61.	ment against State owned land Pottawattamie County, Drainage	381.99	No recomm.
	Assessment against State owned land Paul B. Shirk, Des Moines, Iowa	23.69	No recomm.
	Damage to suit and hat by falling glass, International Harvester Bldg	50.00	12.00
63.	Wm. F. Bates, Davenport, Iowa Damage to truck garden by cattle be-		
64.	longing to Soldiers' Orphans' Home W. K. Bryan Funeral Home, Denison,	52.75	52.75
	Iowa, Burial Anna Flynn, O. A. Pensioner	150.00	74.30
	Robert Sheets, Salix, Iowa Damage to land and crop due to flood	2,495.00	No recomm.
	Mrs. G. E. Olmsted, Des Moines, Iowa Leg injury	47.55	Rejected
	Robert Stoker, Des Moines, Iowa Hand injury	48.00	48.00
68.	J. A. Donaldson, Lincoln, Nebr. Damage to truck	268.90	268.90
69.	Heege's Funeral Home, Independence, Iowa, expense Old Age funeral (except casket)	99.77	12.78
70.	John McTigue, Spencer, Iowa Outdated check	2.00	2.00
71.	Harry J. Martin, Des Moines, Iowa, Accident with Iowa T-B truck	28.97	28.97
72.	Dubuque Stone Products Co., Dubuque, Iowa, refund of gas tax	90.78	Rejected

No	Name of Claimant and Nature of Claim	Amt. of Claim	
	Walker Funeral Home, Clarinda, Iowa, funeral service, Isaac Usher		.,
74.	Dr. E. P. Davidson, Des Moines, Ia. Damage to car at Fair Grounds	31.09	Rejected
75.	Charles E. Hughes, Belle Plaine, Ia. Legal services State vs. Schenk 1944	780.00	·
76.	Herbert Ridgley, 1920 Ave O, Fort Madison, Iowa, damage to car		37.50
77.	Shuler Coal, Des Moines, Iowa Balance due on State contract for coal	01.00	31.00
79	to National Guard	1,133.86	1,133.86
	Coal furnished State	1,124.36	1,100.00
13.	Mrs. J. W. (Christine) Mitchell, Reinbeck, Iowa, injury to person at Eldora Training School	1,646.50	No recomm.
80.	Mrs. John F. Hinz, 708 E. 1st St., Anamosa, Iowa	25,000.00	
81.	Roy E. Warrick, Oskaloosa, Iowa, Medical expense resulting from an	20,000.00	
82.	injury while riding in a State car Dr. Eleanor Hutchinson, Tama, Iowa	5,478.77	5,478.77
	Claim for injury sustained at State Juvenile Home, Toledo, Iowa	646.91	No recomm.
83.	Robert Keel, Spencer, Iowa, damage to car by State Conservation Com-		
	mission truck. Mr. Shostrom has the papers in this case	29.60	29.60
84.	John Griswold, Rockwell City, Iowa Damage to farm due to a project of		
	State Conservation Commission for alleged diversion of water onto his	10040.00	Action delayed
	farm	10,049.00	for investigation

1949 Claim No.	County	Name and Address of Claimant	Cause of Claim	Amount of Claim	Recommend. of Commission	of	
1	Worth	Herman Athen, Manly, Iowa	Mail Box	4.50	4.50	4.50	
2	Linn	Duane Doyle, Delhi, Iowa	Collision	31.27	31.27	31.27	
3	Delaware	Donald D. Squires, Quansett Pt., R. I	Collision	73.88	0	Reject	
4	Worth	Chas. W. Gesswint, Mankato, Minn	Collision	97.99	0	Reject	
5	Worth	American Associated Ins. Co., Minneapolis,					
		Minn.	Collision	92.49	0	Reject	
6	Davis	Clyde McClure, Floris, Iowa	Collision	117.45	0	Reject	
7		L. G. Hawkins, Mason City, Iowa		149.50	0.	149.50	
8		Mr. & Mrs. Geo. Fuller, Alden, Iowa		1,176.00	0	Reject	
9		Geo. V. Gibbs, Minneapolis, Minn		239.10	0	Reject	
10	Dubuque	Jack Link, Dyersville, Iowa(Collision	79.55	0	Reject	
11		Homer Moore, Rudd, Iowa(59.76	0	Reject	
12	Cerro Gord	Mrs. Henry Johnson, Clear Lake, Iowa(Collision	89.00	89.00	89.00	
13	Dallas	Robert Freeman, Adel, IowaI	Damaged Tile	83.15	83.15	83.15	
14		Clifton Smith, Winterset, Iowa		963.46	0	Reject.	
15		Fred P. Ramsey, Grinnell, Iowa		22.78	0	22.78	
16		D. J. Delaney, Clifton, Iowa		33.58	0	Reject	
17	Osceola	Lawrence Wissink, Sibley, Iowa	Collision	77.78	0	Reject	
18	Polk	John W. Schlampp, Eldora, Iowa	Collision	171.64	85.82	85.82	
19	Mills	Leland Lewis, Malvern, Iowa	Defective Bridge	288.19	0	Reject	
20		Lynn D. Moore, Corydon, Iowa		242.47	0	Reject	
21		oOle Ashland, Jr., Clear Lake, Iowa(43.01	43.01	43.01	
22		E. E. Nicholas, Rock Island, Ill		50.66	50.66	50.66	
. 23		Employers Mut. Cas. Co., Des Moines (710.43	0	Reject	
24		Mrs. Selma Zahn, Oelwein, Iowa		40.26	40.26	40.26	
25		Geo. Talbert, R.F.D., Cascade, Iowa		410.80	0	Reject	
26		Mrs. L. O. Pepper, Ottumwa, Iowa		20.50	. 0	Reject	
27	Polk	Charles Eads, Grimes, Iowa	Auto Damage	34.53	25.00	25.00	
28	Linn	Stanley Konigsmark, Cedar Rapids, Iowa	Auto Damage	14.50	0	Reject	
29		E. A. Flarup, Mason City, Iowa		18.07	0	Reject	
30		C. A. Wissler, Cedar Rapids, Iowa		100.00	0	Reject	
31-	Worth	Floyd Stock, Kensett, Iowa	Auto Damage	18.26	0	Reject	

Clayton Wm. Miene, Jr., Luana, Iowa....... Broken Window

Mahaska Earl Campbell, Oskaloosa, Iowa..... Collision

O'BrienBernard Jons, Primghar, Iowa......Collision

1949]

56.83

3.63

646.92

Reject

32.62

36.69

56.88

3.68

55.13

32.62

36.69

646.92

56.83

3.68

32.62

36.69

0

646.92

32

33

34

35

36

37

38

1949			•	Amount	Recommend.	Recommend.
Claim	County	Name and Address of Claimant	Cause of Claim	of	of	or
No.	•			Claim	Commission	Appeal Bd.
65	Warren	Walter Rinard, Spring Hill, Iowa	Collision	443.34	443.34	443.34
66		Emmett F. Ryan, Underwood, Iowa		46.26	46.26	46.26
67		Iner Johnson, Lovilia, Iowa		77.20	0	Reject
68	Kossuth	General Mills Inc., Minneapolis, Minn	Collision	75.10	75.10	75 .10
69	Keokuk	W. W. McKinley, Davis City, Iowa	Collision	114.55	0	Reject
70	Shelby	Bittner Bros., Council Bluffs, Iowa	Collision	65.96	0	Reject
71	Boone	Standard Oil Co., Des Moines, Iowa	Collision	32.77	32.77	32.77
72	Scott	Mrs. Louis Bennett, Davenport, Iowa	Damaged Plants	37.65	0	Reject
73		C. S. McCracken, Richland, Iowa		34.87	0	Reject
74	Lee	Motors Ins. Corp., Des Moines, Iowa	Auto damage	537.74	0	Reject
75	Tama	Mrs. Mabell Sandeen, Ames, Iowa	Collision	18.77	0	Reject
76	Jones	Vit. Lasack, Oxford Junction, Iowa	Flood damage	123.75	0	Reject
77	Dubuque	Walter W. Meyer, Waterloo, Iowa	Collision	118.32	118.32	118.32
78	Union	V. E. Youman, Macksburg, Iowa	Collision	311.57	0	Reject
79	Wapello	Paul Angle, Ottumwa, Iowa	Collision	49.48	49.48	*0.*0
80		Jay Reineke, Tabor, Iowa	Collision	242.64	0	Reject
81	Sac	Lyle Stark Estate, Sac County c/o				
		Wilson & Currie, Sac City, Iowa	Collision	10,000.00		No Recom.
82	Pottawattamie	Herman E. Boyer, Crescent, Iowa	Water damage	4,400.00	0	Reject
83		Hiland Potato Chip Co., Des Moines, Iowa		10.00	10.00	10.00
84		D. J. Dhority, Chicago, Ill		123.70	123.70	123.70
85		Iowa Mut. Liab. Ins. Co., Omaha, Nebr		211.79	211.79	211.79
86		Ed T. Aistrope, Tabor, Iowa		50.00	50.00	50.00
87	Boone	E. G. Paden, Des Moines, Iowa	Auto damage	17.55	17.55	17.55
88	Lee	Allstate Ins. Co., Milwaukee, Wis	Jollision	61.56	0	Reject
89		Cletus Pavelka, Belle Plaine, Iowa		480.31	0	Reject
90		Joseph Steiner, Mason City, Iowa		349.01	0	Reject
91	Mills	Henry Lowe, Glenwood, Iowa	Auto damage	279.98	0	Reject
92		Selz M. Sloan, Omaha, Nebr		16.00	16.00	16.00
93	Pottawattamie	Hawkeye Casualty Co., Omaha, Nebr	Joinsion	48.94	0	Reject
94	Benton	Otto Hopp, Jr., Marengo, Iowa	Journal of Contract of Contrac	64.08	20.00	Reject
95	Linn	Walter J. Bender, Manchester, Iowa	omsion	39.00	39.00	39.00

96	Story Bert Myers, Ames, Iows Collision	88.81	83.31	83.31
97	MontgomeryRobt. G. Crook, Atlantic, Iowa	50.00	0	Reject
98	Montgomery State Farm Mut. Auto Ins. Co.,	00.00	•	reject
	Bloomington, Ill	226.15	0	Reject
99	PolkSamuel G. Taylor, Des Moines, Iowa Collision	45.00	45.00	45.00
100	Boone Donald P. Boyd, Boone, Iowa Collision	18.03	0	Reject
101	Wapello Wilson W. Krause, Ottumwa, Iowa Collision	7.85	7.85	7.85
102	WapelloState Farm Mut. Auto Ins. Co.,			
	Bloomington, Ill	31.39	31.39	31.39
103	MononaAugust F. Hesse, Mapleton, IowaTruck Damage	587.93	0	Reject
104	MadisonPaul W. Shirley, Truro, IowaCollision	14.50	14.50	14.50
105	PolkJohn A. Duffy, Des Moines, IowaCollision	39.15	39.15	39.15
106	Story	70.18	70.18	70.18
107	Lyon	62.00	62.00	62.00

Respectfully submitted,

R. E. JOHNSON, Chairman. State Appeal Board. On motion of Senator Elthon the Senate adjourned until 10:00 a.m., Wednesday.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, JANUARY 12, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend E. J. Gleazer, Jr., President of Graceland College, Lamoni, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Byers for the day on request of Senator Dykhouse; Senator Hart for the day on request of Senator Dykhouse; Senator Jacobson for the day on request of Senator Elthon; Senator Reilly for the day on request of Senator Mercer.

PETITION AND MEMORIALS

The following petition was presented and placed on file:

By Senator Doud, from the secretary of the Cantril Independent School District favoring revision of tuition legislation and also asking that at least twenty-five per cent of the cost of public education come from the general fund.

INTRODUCTION OF BILLS

Senate File 60, by Senator West, a bill for an act relating to the transportation of school children and to amend sections two hundred seventy-nine point nineteen (279.19) and two hundred eighty-two point twelve (282.12), Code 1946.

Read first and second times, and passed on file.

Senate File 61, by Senator Martin, a bill for an act to authorize the sale and conveyance to Aluminum Company of America of certain submerged land in Scott County, Iowa below ordinary high water mark of Mississippi River.

Read first and second times, and passed on file.

Senate File 62, by Senator Walter, a bill for an act to amend chapter 184, county zoning commission, Senate File 106, Fiftysecond General Assembly, by amending the number of inhabitants in a county whereby the supervisor could zone within the county of 60,000 lowering to 35,000.

Read first and second times, and passed on file.

Senate File 63, by Senators Bateson, Zastrow and Walter, a bill for an act to amend section four hundred four point four (404.4), Code 1946, providing that personal property located upon lands included within the limits of cities and towns, which shall not have been laid out in lots of ten (10) acres or less, shall not be taxable for city and town purposes.

Read first and second times, and passed on file.

Senate File 64, by Senator Faul, a bill for an act to amend section four hundred nineteen point fifty-five (419.55), Code 1946, so as to exclude the management, supervision, direction and control of waterworks in certain cities from the duties and powers of a city manager appointed pursuant to chapter four hundred nineteen (419), Code 1946.

Read first and second times, and passed on file.

Senate File 65, by Senator Byers, a bill for an act to legalize the corporate acts and proceedings in connection with the renewal of the corporate existence and the adoption of Renewal Amended and Substituted Articles of Incorporation of Witwer Grocer Company, and to provide for the renewal of the charter of said company.

Read first and second times, and passed on file.

Senate File 66, by Senators Faul, Elthon and McCarville, a bill for an act to establish a system of Civil Service Administration for state employees of the State of Iowa.

Read first and second times, and passed on file.

Senate File 67, by Senator Prentis, a bill for an act to legalize the corporate acts and proceedings in connection with the renewal of the corporate existence and the adoption of the amended and substituted Articles of Incorporation of the Kellerton Mutual Central Telephone Company.

Read first and second times, and passed on file.

Senate File 68, by Senators Lord and Skourup, a bill for an act to amend section three hundred fifty-nine point forty-three (359.43), Code 1946, relating to annual levy by township trustees for fire protection.

Read first and second times, and passed on file.

Senate File 69, by Senator Hultman (Washburn), a bill for an act to legalize and validate proceedings taken by the City Council of the City of Glenwood, Mills County, Iowa, authorizing and providing for the construction of extensions and improvements to its Municipal Water Works and the issuance and sale of Municipal Water Works Revenue Bonds to defray the cost thereof and pledging the net future revenues to pay said bonds and to legalize and validate said bonds.

Read first and second times, and passed on file.

Senate File 70, by Senators Bekman, Faul and Maytag, a bill for an act relating to the appointment of a legislative assistant to the attorney general whose duty it shall be to advise and assist in the drafting of proposed legislation, and do legislative research, and to provide for the payment of salary and expenses of such legislative assistant.

Read first and second times, and passed on file.

APPOINTMENT OF TEMPORARY COMMITTEE ON ENROLLED BILLS

President Evans announced the appointment of a temporary enrolled bills committee consisting of Senators Risk, Shourup and West. The committee to function until the appointment of the regular standing committees.

PRESENTATION OF VISITORS

Senator Faul asked and received unanimous consent to present to the Senate a group of 9-B students of the Woodrow Wilson junior high school of Des Moines who were present in the balcony.

Senator Henningsen asked and received unanimous consent to take up the following resolution and moved its adoption:

HOUSE CONCURRENT RESOLUTION 4

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

Whereas, the cost of living has increased considerably since the last session of the General Assembly which would necessitate an increase in the salary scale to be paid the officers and employees of the general assembly,

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

OFFICERS AND EMPLOYEES OF THE SENATE

Secretary of the Senate\$	20.00
Assistant Secretary and Journal Clerk of Senate	15.00
Law Clerk	12.50
Reading Clerk	10.00
Engrossing Clerk	10.00
Enrolling Clerk	10.00
Assistant Enrolled Bills Clerk	8.00
Assistant Journal Clerk	10.00
Secretary's Stenographer	12.50
Special Clerks	10.00
Clerk to Lieutenant Governor	10.00
Clerk to Secretary	7.50
Secretary's Committee Clerk	6.00
Bill Clerk	7.00
File Clerks	6.00
Supply Clerk	7.50
Payroll Clerk	8.00
Sergeant-at-arms	7.50
Assistant Sergeant-at-arms	6.50
Chief Doorkeeper	6.50
Doorkeepers	6.00
Postmasters	6.00
Stenographers	7.00
Clerks	6.00
Matrons	5.50
Cloakroom Attendants	5.50
Head Porter	6.50
Porters	5.50
Pages	4.50

OFFICERS AND EMPLOYEES OF THE HOUSE

Chief Clerk	20.00
Assistant Chief Clerk	15.00
Law Clerk	12.50
Reading Clerk	10.00
Journal Clerks	10.00
Engrossing Clerk	10.00
Enrolling Clerks	10.00
Payroll Clerk	10.00
Special Clerks	10.00
Supervisor of Clerks	10.00
Secretaries to Speaker and Chief Clerk	7.50
Stenographers	7.00
Clerks	6.00
Postmasters	6.00
Bill Clerk	7.00
Assistant Bill Clerks	6.00
File Clerks	6.00
Sergeant-at-arms	7.50
Assistant Sergeant-at-arms	6.50
Supply Clerks	6.00
Chief Electrician	9.00
Assistant Electricians	6.00
Control Board Operator	7.00
Pages	4.50
Matrons	5.50
Porters	5.50
Chief Doorkeeper	6.50
Assistant Doorkeepers	6.00

Be It Further Resolved: That the President and Secretary of the Senate and the Speaker and Chief Clerk of the House shall be authorized to pay compensation to persons acting as temporary officers and employees, prior to the permanent organization of their respective Houses, in the positions and at the same scale of compensation as set forth kerein.

The motion prevailed and the resolution was adopted.

Senator Henningsen asked and received unanimous consent to take up the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 5

Whereas, Section two point nineteen (2.19), Code 1946, provides that "The compensation of the chaplains, officers and employees of the General Assembly shall be fixed by joint action of the Senate and House 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 officers and employees of the Fifty-third General Assembly shall be paid in accordance with the rules of the Senate and the House as follows:

JOINT LEGISLATIVE HELP

Assistants in Law Research\$	15.00
Assistants in Economics Research	10.00
Stenographers for Law Library	7.00
Typists for Law Library	6.00
General Research Clerks	6.00
Assistants in General Research and Clerk	6.00
Pages to Librarians and their offices	4.50
Matrons	5.50
Elevator Tenders	6.00
Janitors	6.00
Postoffice Assistant	6.00
Postoffice Mail Carriers	6.00
Assistant Secretary in Custodian's Office	6.00
Special Police for Parking	6.00
Telephone Operator	6.00
Photostat Operator, Code Editor	6.50
Clerk in Code Editor's Office	6.50
Clerk in Archives Department	6.00
Clerk in Historical Department and Library	6.00

Be It Further Resolved: That the compensation of chaplains officiating at the opening of the sessions of the Senate and House of the Fifty-third General Assembly shall be fixed at five dollars (\$5.00) for each branch of the General Assembly and, in addition thereto, mileage at the rate of five cents (5c) per mile to and from the state capitol.

Senator Henningsen offered the following amendment and moved its adoption:

Amend Senate Concurrent Resolution 5 by striking the figure "6.50" following "Photostat Operator, Code Editor" and inserting in lieu thereof the figure "7.00".

The motion prevailed and the amendment was adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled Senate File 25.

DON RISK, Temporary Chairman, Senate Committee.

THEO. KLEMESRUD, Temporary Chairman, House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate, Senate File 25.

BILLS SENT TO THE GOVERNOR

Senator Risk from the committee on enrolled bills submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 12th day of January, 1949, sent to the governor for his approval, Senate File 25.

DON RISK, Temporary Chairman.

Passed on file.

On motion of Senator Elthon, the Senate recessed until the fall of the gavel.

The Senate reconvened, President Evans presiding.

REPORT OF COMMITTEE ON CLERKS

Senator Foster submitted the following report and moved its adoption:

MR. PRESIDENT: Your committee appointed to determine the standing and qualifications of the candidates for committee clerks begs leave to report that it has made investigations and examinations and finds the following persons competent as stenographers for the positions to which they have been appointed. Assignments have been made as follows:

Senator Augustine-Maurine Lewis.

Senator Bateson—Eleanor Heywood.

Senator Bekman-Mildred Daley.

Senator Benson—Alice Walther.

Senator Berg-June Kullander.

Senator Byers—Laura Walker Chapman.

Senator Colburn—Sue Jolley.

Senator Doud-Anita Bell.

Senator Dykhouse-Laura Jean Wall.

Senator Elthon-R. Ivene Elthon.

Senator Faul-Martha Rud.

Senator Fishbaugh-Mary Ann Lyden.

Senator Foster-Elizabeth McCauley.

Senator Gillespie-Mildred Corey.

Senator Hart—Anna Benton.

Senator Hattery-Gladys Hattery.

Senator Henningsen-Patricia Carlson.

Senator Hultman-Georgia Dowd.

Senator Humbert-Marjorie Easton.

Senator Jacobson—Ida Smith.

Senator Knudson-Lucille Knutson.

Senator Leo-Mary Davis.

Senator Linnevold-Nora L. Richards.

Senator Lord-Arlene Blank.

Senator Lynes-Grace Marie Capper.

Senator Martin-Edna Martin.

Senator Maytag-Ruth Fisher.

Senator McCarville-Mary Banwell.

Senator McMurry-Jamie McMurry.

Senator Mercer-Doris Giles.

Senator Miller-Beatrice Framness.

Senator Myrland-Alice Tjaden.

Senator Parker-Sue Reed.

Senator Prentis-Marcel Hammer.

Senator Reilly-Jewell Snider.

Senator Ridout—Gertrude Zigeler.

Senator Risk-Arlene Raymond.

Senator Roberts-Edith Hockersmith.

Senator Sharp-Laura Mae Roehlk.

Senator Skourup-Elizabeth Bush.

Senator Tudor-Dorothy Pieper.

Senator Van Eaton-Lois Dailey.

Senator Van Patten-Dorothy Nepstad.

Senator Vittetoe-Grace D. Needham.

Senator Walter-Susan Jacobson.

Senator Watson, DeVere-Rosemary Mansfield.

Senator Watson, Harry E.-Lois Powers.

Senator West-Barbara Barma.

Senator Whitehead-Esther Kev.

Senator Zastrow-Marion McMurray.

HARLAN C. FOSTER, Chairman. W. N. SKOURUP. EARL C. FISHBAUGH, JR.

The motion prevailed and the resolution was adopted.

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Thursday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, JANUARY 18, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend C. E. Lookingbill, pastor of the Pleasant Grove Methodist Church, Nevada, Iowa.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Faul, from residents of Polk county favoring a change in the Iowa pension law; from residents of Webster county favoring civil service for state employees; from members of the Parent-Teachers' Association of Cattell and Phillips schools, of the city of Des Moines, asking that at least twenty-five per cent of the cost of public education come from the general fund.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Byers for the day on request of Senator Myrland; Senator Hart for the day on request of Senator Myrland; Senator Dykhouse for the day on request of Senator Myrland; Senator Jacobson for the day on request of Senator Elthon; Senator Watson of Pottawattamie for the day on request of Senator Faul; Senator Vittetoe for the day on request of Senator Martin.

INTRODUCTION OF BILLS

Senate File 71, by Senator Bekman, (Aubrey and Lawrence), a bill for an act to amend sections eighty-five point thirty-three (85.33), and eighty-five point thirty-five (85.35), Code 1946, to provide for the payment of weekly compensation benefits for permanent partial disabilities in addition to temporary disabilities.

Read first and second times, and passed on file.

Senate File 72, by Senator Humbert, a bill for an act to amend sections three hundred fifty point one (350.1), and three hundred fifty point two (350.2), Code 1946, relating to bounties on wild animals.

Read first and second times, and passed on file.

Senate File 73, by Senator Humbert, a bill for an act to amend section three hundred fifty point one (350.1), Code 1946, relating to bounties on wild animals.

Read first and second times, and passed on file.

Senate File 74, by Senator Faul, a bill for an act to provide for the opening and construction of a paved roadway and sidewalk from the state capitol grounds and appropriating funds to pay the cost thereof.

Read first and second times, and passed on file.

Senate File 75, by Senators West and Van Eaton, a bill for an act relating to witness fees and mileage in courts of record and to amend section six hundred twenty-two point sixty-nine (622.69), Code 1946.

Read first and second times, and passed on file.

Senate File 76, by Senator Faul, a bill for an act to amend section three hundred twenty-one point fifty-three (321.53), Code 1946, relating to permits to non-resident owners of motor vehicles.

Read first and second times, and passed on file.

Senate File 77, by Senator Faul, a bill for an act to amend section one (1) of chapter one hundred seventy-seven (177), Acts of the Fifty-second General Assembly, relating to maximum length of motor vehicles or combinations of vehicles.

Read first and second times, and passed on file.

Senate File 78, by Senators Bekman, Watson of Pottawattamie, Whitehead, Skourup and Hultman, a bill for an act to exempt certain moneys, credits, corporation shares or stocks from taxation.

Read first and second times, and passed on file.

PRESENTATION OF VISITORS

Senator Bekman asked and received unanimous consent to present to the Senate a former member of the Senate, the Honorable Frank Shane of Wapello county, who was present in the Senate chamber.

Senator Watson of O'Brien asked and received consent to present to the Senate former Senator Robert Keir of Clay county.

Senator Shane and Senator Keir addressed the Senate briefly.

Senator Henningsen asked and received unanimous consent to take up the following report and moved its adoption:

REPORT OF JOINT COMMITTEE ON JOINT LEGISLATIVE EMPLOYEES

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

LAW LIBRARY:

Assistants in Law Research

Robert Sandler, Chief

Henry McKnight

Donald Tidrick

Dudley Lowery

Assistant in Economics Research

J. Perry Law

Stenographers for Law Library

Dortha Ann Lookabill

Gertrude Cubbage

Marilyn Sandler

Isabel Orange

LaVern Stolte

Mabel Saverude

General Research Clerks

Florence Bond

Rhea Pape

Ada Jolley

Mrs. Ray Mills

Assistants in General Research and Clerks

Evelvn Lee

Amanda G. Evans

Pages to Librarians and their offices

Mayme Ballard

Aletha Medak

CUSTODIAN:

Matrons

Florence Parker

Gladys Brown

Sarah Jett

Elevator Tenders

Florence Olson

Doris Hansen

Belle Fleming

Janitors

Tom Darby, Sam Buchanan, Harry Charlesworth, Joe Pearson, Harry Newhouse, William Jarvis, J. W. Greene, Roy Edwards, Jr.,

Earl Colton, Orville Molay, Rush Frizzell.

Post Office Assistant

Elizabeth Bates

Post Office Mail Carriers

George Clow

William Fife

Assistant Secretary

Ruby Arnold

Special Police for Parking

Ira Jenkins, O. F. Sloan, Jack Shields, Arthur Galey, Bill Strand, John Calvert.

Telephone Operator

Nellie Griffin

CODE EDITOR:

Photostat Operator

Florence Manning

Clerk

Clarian Lesher

CLERK IN ARCHIVES DEPARTMENT:

Lucille Bryson

CLERK IN HISTORICAL DEPARTMENT AND LIBRARY:

Alice Long

Respectfully submitted,
O. H. HENNINGSEN
On the part of the Senate.
HARVEY J. LONG
On the part of the House.

The motion prevailed and the report was adopted.

MESSAGE FROM THE HOUSE

The following message was received from the House:

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

Senate Concurrent Resolution 5 fixing the compensation of the joint legislative officers and employees.

A. C. GUSTAFSON, Chief Clerk.

HOUSE AMENDMENT TO SENATE CONCURRENT RESOLUTION 5

Amend by changing the pay scale for the clerks in the archives department and historical department and library from \$6.00 to \$7.00.

HOUSE MESSAGE CONSIDERED

On motion of Senator Henningsen the Senate concurred in the House amendment to Senate concurrent resolution 5.

On motion of Senator Henningsen, Senate concurrent resolution 5 as amended was adopted.

On motion of Senator Elthon the Senate recessed until 1:15 p.m.

AFTERNOON SESSION

The Senate reconvened President pro tempore Leo presiding.

COMMITTEE FROM THE HOUSE

A committee from the House appeared and announced that the House was ready to receive the Senate in joint convention.

The Senate proceeded to the House under the direction of the Sergeant-at-arms.

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

JOINT CONVENTION

The joint convention reconvened, Senator Leo, President of the joint convention, presiding.

The roll was called.

Those present were: 137.

Anderson Aubrey Augustine Avery Bass Bateson Bekman Beman Benson Berrg Berry Boothby Brookings Brown Brownlie Buck Burlingame Burris Caffrey Clark of Appanoose Clark of Marion Clark of Dallas	Cornick Crabb Crosier DeGroote Doud Eckels Elthon Everett Fairchild Fandel Faul Fiene Foster of Monroe Frei Gallup Gillespie Goode Graham Hanna Hansen of Carroll	Harris Hattery Hendrix Henningsen Hicklin Hinrichs Hoschek Hultman Humbert Klemesrud Knudson Kopriva Kosek Kruse Kuester Landsness Langland Lawrence Leeka Leo Linnevold Lisle	Lucken Lynes, J. K. Lynes, W. S. Martin Maytag McCarville McEleney McMurry Mercer Metz Meyer Miller of Black Hawk Miller of Humboldt Miller of Shelby Moore Munger Nelson Nielsen Norland Nystrom Olson
Clark of Marion		Lisle	Nystrom
Clarke of Dallas		Long	Olson
Colburn		Loss	O'Malley

Parker	Schanke	Strawman	Watson of
Patrick	Schwengel	Tierney	O'Brien
Paul	Sharp	Tudor	Watson of
Poston	Shepard	Van Eaton	Pottawattamie
Pote	Sherod	Van Patten	Weichman
Prentis	Shifflett	Van Zwol	Weiss
Putney	Siefkas	Walker	Welch
Raim	Sloane	Walter of Hardin	Wells
Rankin	Smith	Walter of	West
Ridout	Starrett	Marshall	Weston
Risk	Stevens	Ward	Whitehead
Robb	Stiffler	Washburn	Young
-			Zastrow
Thora aba	ant mana. 91		

Those absent were: 21.

Armstrong	Fishbaugh	Myrland	Robinson
Byers	Hart	Palmer	Skourup
Davis	Jacobson	Pieper	Utzig
Donohue	Johannes	Reilly	Vittetoe
Duffv	Lord	Roberts	Wilson
Dykhouse			

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

The Speaker of the House then announced and made public the canvass of the vote.

The tellers reported as follows:

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 13, 1949.

MR. PRESIDENT AND GENTLEMEN 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 2, 1948, beg leave to make the following report of the total vote cast for Governor:

William S. Beardsley5	53,900
Carrol O. Switzer4	
Marvin L. Galbreath	2,458
William F. Leonard	
C. E. Biderman	

And the total vote cast for Lieutenant Governor at the election held November 2, 1948:

Kenneth A. Evans4	90,746
Iver Christoffersen4	41,355
Lloyd Keller	
Charles W. Hobbie	3.720
Ernst A. Donelson	

All of which is most respectfully submitted.

John P. Berg Ernest Kosek Judges. LUKE L. CAFFREY
JAMES G. ARMSTRONG
X. T. PRENTIS
ELMER K. BEKMAN
Tellers.

A. C. GUSTAFSON, Clerk of the Joint Convention.

Senator Berg of Black Hawk moved that the report be adopted. Armstrong of Black Hawk seconded the motion that the report be adopted. Motion prevailed and the report was adopted.

President Leo of the joint convention announced that William S. Beardsley, having received the highest number of votes cast for Governor, was duly elected to the office of Governor of the state of Iowa for the ensuing term, or until his successor is elected and qualified, and that Kenneth A. Evans, having received the highest number of votes cast for Lieutenant Governor, was duly elected to the office of Lieutenant Governor for the ensuing term, or until his successor is duly elected and qualified.

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

CERTIFICATE OF ELECTION STATE OF IOWA GENERAL ASSEMBLY

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 13, 1949.

This is to certify that upon a canvass in Joint Convention of the two Houses of the Fifty-third General Assembly of the State of Iowa, of all the votes cast at the general election held November 2, 1948, for the office of Governor of the State of Iowa, it appeared that William S. Beardsley 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 13th day of January, 1949.

RICHARD V. LEO,

President pro tempore of the Senate and
President of the Joint Convention.

GUSTAV T. KUESTER,
Speaker of the House.

JOHN P. BERG,
Teller of the Senate.

ERNEST KOSEK,
Teller of the House.

A. C. GUSTAFSON,
Chief Clerk of the House and Clerk of

the Joint Convention.

CERTIFICATE OF ELECTION STATE OF IOWA GENERAL ASSEMBLY

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 13, 1949.

President pro tempore of the Senate and

This is to certify that upon a canvass in Joint Convention of the two Houses of the Fifty-third General Assembly of the State of Iowa, of all the votes cast at the general election held November 2, 1948, for the office of Lieutenant Governor of the State of Iowa, it appeared that Kenneth A. Evans 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 13th day of January, 1949.

RICHARD V. LEO,

President of the Joint Convention.

GUSTAV T. KUESTER,
Speaker of the House.

JOHN P. BERG,
Teller of the Senate.

ERNEST KOSEK,
Teller of the House.

A. C. GUSTAFSON,
Chief Clerk of the House and Clerk of the Joint Convention.

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

Senator Elthon of Worth moved that a committee of five, consisting of two from the Senate and three from the House, be

appointed to notify Governor-elect William S. Beardsley and Lieutenant Governor-elect Kenneth A. Evans of the official result of the canvass of votes.

Motion prevailed and President Leo named as such committee Senators Elthon of Worth and Lynes of Bremer, and Representatives Metz of Decatur, Sherod of Van Buren and Olson of Mitchell.

REPORT OF COMMITTEE

Senator Elthon from the joint committee appointed to notify William S. Beardsley and Kenneth A. Evans of their election to the office of Governor and Lieutenant Governor, respectfully, submitted the following report and moved its adoption:

MR. PRESIDENT: As a committee appointed at the Joint Convention to notify the Honorable William S. Beardsley and the Honorable Kenneth A. Evans of their election to the offices of Governor and Lieutenant Governor of Iowa, respectively, we beg leave to report that we have performed the duty assigned to us and that each officer assured us that he stands ready to assume the duties of the office to which he was elected.

Respectfully submitted,

LEO ELTHON
J. KENDALL LYNES
On the part of the Senate.

KATHERYN C. METZ CLAYTON D. SHEROD ALLERT G. OLSON On the part of the House.

Stiffler of Warren moved that a committee of five, two from the Senate and three from the House, be appointed to escort Governor-elect Beardsley and Lieutenant Governor-elect Evans to the House chamber.

Motion prevailed and President Leo of the joint convention appointed Representatives Stiffler of Warren, Siefkas of Clarke and Washburn of Mills and Senators Van Patten of Warren and Hultman of Montgomery as such committee.

The Sergeant-at-arms announced the arrival of Governor-elect Beardsley and Lieutenant Governor-elect Evans, accompanied by the Governor's staff.

Governor-elect Beardsley and Lieutenant Governor-elect Evans were escorted to the Speaker's station.

A musical concert was presented by Bill Austin's string ensemble.

The following invocation was delivered by Reverend Raoul C. Calkins, Superintendent Des Moines District, Methodist Church:

Almighty God, unto whom all hearts are open, all desires known, and from whom no secrets are hid, cleanse the thoughts of our hearts by the inspiration of Thy Holy Spirit, that we may perfectly love Thee, and worthily magnify Thy holy name.

Our Heavenly Father, we pray not for the purpose of trying to change Thy mind but rather that we might sense Thy will for us, our state, our nation, our world, and seeing Thy will we might have faith and strength to do it.

We pray that this thy servant who is being inaugurated a governor may continually be blessed with a true sense of that which is important; that as he strives to determine that which is the greatest good for the largest number he may be guided by Thee; that he may have deep satisfaction in governing with justice, honesty, courage and goodwill; that where there is confusion there may come to him clarity of thought; that in the midst of success he will be humble; that in times of discouragement he may have a sense of Thy presence and love.

We thank Thee for the freedom which is ours; may we cherish it wisely. We thank Thee for the democratic process of representative government, may we exercise these powers in a way pleasing to Thee. We thank Thee for officials who rise above littleness, meanness, deception and selfish interests; may their number increase. We thank Thee for citizens who make known their desires that our government encourage sobriety, honesty, and justice; may they encourage others by examples of clean living and fair dealings. We thank Thee for the great natural resources of our state; may they be properly conserved and used to meet human need. We thank Thee for our children and young people, may they be surrounded by the best influences of fine homes, schools, and churches. We thank Thee that our state is a part of the United States; may we take our proper place in the family of nations. We thank Thee for the Carpenter of Nazareth whose spirit would lead us in paths of righteousness, benevolence, goodwill, and peace.

We would give more than lip service to the words, "Thy Kingdom come, Thy will be done, on earth as it is in heaven." Amen.

Vocal selections were offered by Jeanne Labadié-Crawford, soprano of the Algiers Opera House and Radio, France, with Lenore Mudge Stull as accompanist.

The oath of office was administered to Governor-elect William S. Beardsley by the Honorable H. J. Mantz, Chief Justice of the Supreme Court of Iowa.

The oath of office was administered to Lieutenant Governor-elect Kenneth A. Evans by the Honorable H. J. Mantz, Chief Justice of the Supreme Court of Iowa. Lieutenant Governor Evans, President of the Senate presiding, presented Governor Beardsley, who delivered the following inaugural address:

INAUGURAL ADDRESS OF GOVERNOR WILLIAM S. BEARDSLEY

Mr. President, Mr. Speaker, Senators and Representatives of the Fifty-third General Assembly, Mr. Chief Justice, Ladies and Gentlemen:

In taking this solemn oath to support the Constitution of the United States and of the State of Iowa, I am profoundly impressed with the great responsibility reposed in me by the voters of this great state. I am happy to be a citizen of Iowa. I love her farm homes, her beautiful towns, her cities, and most of all her people.

One has to experience the weight of this obligation to feel the full impact of its significance. To me, it is the assumption of a very real responsibility. In accepting this great honor, I do so with humility and with a high resolve that my every effort shall be devoted to the public welfare. May God give me strength, wisdom and guidance in the performance of my duties as Governor of this great Commonwealth.

To you, the chosen representatives of the people, as members of the Fifty-third General Assembly of the State of Iowa, I extend my most sincere congratulations. The electors of your respective counties and districts have honored you by selecting you to assemble here to consider, adopt, and declare the policies of the state in matters of public importance.

The right of the people to select you is a privilege enjoyed only in a free country and it is our duty, yours and mine, all of us, to demonstrate our appreciation of that freedom by devoting our every effort to the accomplishment of legislation which will contribute to the public welfare

We are mindful of the issues that were discussed and under discussion by the voters last year. You, as the representatives of the people, have received a directive from the electorate on these issues, and you and I must devote our best efforts, to the end that the will of the people will be accomplished in the public interest.

You and I are the servants of the people—let no one assume otherwise. You are met to interpret the people's will and to shape it into law. It is my duty to suggest, not to direct. We should be firm in the determination to place the governmental affairs of Iowa on a sound, progressive and economical basis.

We must take time to pause and reflect upon where we are in our growth and development as a people and a state. We have been blessed by a vigorous soil, fertile and productive. We have utilized and maintained it well. We, however, must not think of our past accomplishments, but what is best for the future. We must think also of the resources of our people with an intelligent firmness and a strong belief in the democratic process, and a desire for all segments of our social, economic, and political society to grow and prosper together.

We find that seldom in our history has such a large percentage of our people interested themselves in the problems of state government. This is most desirable, for when we have people interested in government and the problems of our society, we have the firmest foundation of democratic principles established.

There are so many issues of great importance to the people of this state that I have found it very difficult to determine what matters to consider in the time permitted here. Many subjects to which I shall not refer require and should have serious consideration.

I will, from time to time, as this Session of the General Assembly progresses, respectfully submit to you such suggestions as I may have with respect to such matters for your consideration.

We must counsel together and cooperate with each other, to the end that we may bring to the people of the State of Iowa such a program of accomplishment as will be directly in the public interest.

TAXATION

The subject of taxation is always of paramount interest, and in line with my campaign policies, I recommend that there should be a thorough study of our entire taxing system aimed at bringing about the basic principles of equality commensurate with ability to pay. This study should cover major phases of our taxes, that is, property, corporation, income and sales.

I also recommend that this tax study should have high priority in your activities. In line with this type of basic thinking, and conforming to the wishes of the people of Iowa, I ask the removal of sales tax on food. Iowa is the greatest food producing state in the Union and Iowa levies an excise tax on food. The most forward states do not levy such a tax, others have abolished it. I make this suggestion after careful study of fiscal policies and feel that it will not jeopardize our financial position.

In your consideration of the budget and making the appropriations it would be my suggestion that you should first establish in the general fund of the state a fund to be known as "TAX STABILIZING RESERVE" for the purpose of supporting the cost of government in lean years.

This reserve should be sufficiently adequate to maintain our financial stability through economic cycles during periods when the current revenue is insufficient to meet the necessary cost of maintaining and operating the state government. Safeguards should be set up so that this reserve will be available for use when the current revenue is less than the cost of state government. Such a reserve would be a guarantee against the necessity of the levying of a property tax when people are less able to pay. It would also guarantee and protect a sound operation of our institutions and needed services for the people of the state in the lean years.

SOLDIER'S BONUS

The people of Iowa have overwhelmingly approved the Soldier's Bonus and the issuance of Soldier's Bonus Bonds. In doing this they have, in a small way, shown their appreciation of the sacrifices made by our

veterans in the preservation of this democracy. No payment, however large, could ever pay our debt of gratitude for sacrifices made by these fighting men and women—either to them or their families.

Our World War II veterans have demonstrated their willingness to assume responsibility, and they will be the leaders of tomorrow.

It is our duty to them and to all the people of Iowa to make every effort to retire the Soldier's Bonus Bonds promptly. It would be a mistake to finance too much of this obligation out of current surplus. However, after a substantial Tax Stabilizing Reserve has been set aside and all allocations from the General Fund have been carefully determined, I recommend that such amounts as are not necessary to guarantee the sound financial position of the state be applied to the retirement of Soldier's Bonus Bonds. Additional funds for the retirement of these bonds might also be made available from unallocated current revenues.

Prompt retirement of such a debt is not only good business practice, but will result in substantial savings in interest.

BUSINESS ADMINISTRATION

There is much that we can do to give the people of Iowa MORE for their tax dollars.

We are committed to a businesslike, efficient administration. In our efforts to assure proper performance of all the necessary functions of state government, we must, therefore, be constantly on guard against the ever-present danger of overlapping and duplication of services.

We should eliminate all unnecessary bureaus and commissions. Wherever practical, offices and departments engaged in related functions should be consolidated.

We must make a continuous effort to effect every possible economy in the business administration and fiscal policy of our state government.

This will not be easy. It will require constant vigilance by our Legislative committees, efficient management by the heads of all departments and commissions, and the sincere effort of every state employee.

From time to time I will make suggestions for your consideration having as their purpose the achievement of efficiency and sound economies.

ROADS

I believe we are all agreed on the need for an accelerated road construction program in Iowa. The people of our state are demanding immediate action. We have critical problems in our primary road system, in our secondary road system and in streets of cities and towns. The state has a responsibility in both its primary and secondary system. Neither one should be favored at the expense of the other.

In order to handle the increasing load of traffic and to meet the needs of today, we must find the means for providing additional funds for the construction and maintenance of our primary and secondary road systems.

We should be most concerned about our farm-to-market roads. These are the roads which bring town and country together. They are the

roads over which the millions of tons of agricultural products are brought to market. They are the arteries through which flows the very life blood of our state economy.

The Fifty-second General Assembly laid the plans for an all-weather secondary road system which will eventually cover 34,000 miles. But the time for merely planning is long past. It is our job to begin converting that plan into actual roads.

The Highway Investigation Committee's report is available for your study. In considering this report, I hope that you will recognize the need for a continuing farm-to-market road program and take the necessary steps to make sure that an adequate percentage of our road funds are definitely ear-marked for secondary roads.

Our primary road system deserves equal attention. Some of our heavily traveled highways must be resurfaced or widened, some new roads are needed and in a few instances primary roads should be relocated. Here again, the increased cost of maintenance and improvements will require your careful study.

If we see to it that necessary funds are provided—if we concentrate on getting the maximum mileage from every dollar expended—and if secondary road funds are allocated on a fair and equitable basis we can meet the demands of our people for an integrated all-weather road system that will serve the entire state.

EDUCATION

One of the very important problems facing us is that of adequate education for our youth. To meet the challenge of this modern world we must have an educated citizenry.

Iowa has been coasting too long on its reputation for literacy. The mere ability to read and write will not take care of us in this Technical Age. When our very lives may depend upon our mastery of science and technical skills, there should be no question about our support of education. And the state has a definite and inescapable responsibility in this matter.

The Fifty-first and Fifty-second General Assemblies committed the State of Iowa to the principle of state support to education. And this principle was again approved by the electorate last year. It is the will of the people.

I recommend state aid in an amount equal to one-fourth of the total costs of education, to be allocated on a replacement and equalization basis. This means enough state aid to give definite relief to the property taxpayer. This program should be made permanent so that indirect taxes will be made available to the degree that all uncertainty regarding adequate school support will be removed.

In allocating the funds made available by this General Assembly for the purpose of state aid to schools, the funds should be so distributed for general aid, equalization, transportation, the agricultural land tax credit and aid to handicapped children, on a basis that is fair and equitable to all types of school districts in the state. And finally, we must take definite steps to make the teaching profession more attractive in Iowa. Its contribution to the lives of our future citizens, emphasizes the enduring importance of this profession in our cultural, social and economic development.

CONSERVATION AND FLOOD CONTROL

Iowa is at the heart of the greatest agricultural nation in the world. Our agriculture produces one-tenth of all the foodstuffs produced in the 48 states of the union. This tremendous production of new wealth has a great effect on the economy of the state and the nation. This economic force is a result of the skill and technical ability of the farmers which finally can function only because of the state's blessing of its greatest resources—soil and water.

These resources must receive special consideration if they are to be conserved for posterity and if the cultural and economic heritage of the state is to endure. We must promote a broad flood control program that will keep the streams clear, the rain where it falls, and the top soil where it belongs.

Our water resources have suffered seriously from lack of sound policies and understanding management. The underground water table has fallen in some sections of the state to a point where it approaches a state disaster. Flood control is a primary objective. Cut over timber lands have remained idle without replanting. Pollution, soil erosion, and health are closely related to our social and economic future. Recreation, fish and wildlife, industry, and hydroelectric power are contenders for priorities in the use of our water resources.

We cannot maintain pure streams to meet these needs unless legislation is enacted to prevent the dumping of sewage and other elements of pollution into our streams. In the future, in addition to providing pure water, the rivers of the state must provide a greater share of fishing and other recreational facilities. Such a program should be, insofar as is possible, integrated with sound soil conservation programs on adjoining lands if maximum values are to be obtained.

There are at present 92 soil conservation districts established in the state. This represents substantial progress and a great improvement in the attitude of the Iowa farmer toward sound soil conservation practices, but in many cases an over-all program may be jeopardized by the failure of a few to comply.

To correct this weakness, we should take steps to conserve for posterity, our greatest natural heritage, the soil of Iowa.

Since there is some duplication in the functions of the various conservation agencies, there should be a closer working relationship between these groups. Iowa, with the nation's most completely farmed land surface, has been too slow in applying good land management practices designed to prevent further destruction of its rich soil. During the last year, the state has had a study committee which has surveyed the problem of flood control and has made a report to this Legislature. This report contains much of value. It has been a practice in Iowa for decades to constantly create new commissions, boards and departments without thought of the relationship of many problems.

In considering the problem of flood control, soil conservation and conservation as regards wildlife, fish, game and natural resources, we find that they are related problems. For instance: With the application of sound land practices in soil conservation, by nailing the rain drop where it falls and by making the water walk instead of run, we immediately reduce flood control problems. We must, therefore, come to the conclusion that all conservation services should be coordinated if we are going to find a solution to our problem. In doing this, we should create a Council of Natural Resources, staffed with competent technical help.

This Natural Resources Council would not be saddled with administrative duties, nor would it, as a Natural Resources Council, be susceptible to the pressure of politics. Rather it would operate to give Iowa the full benefit of technical recommendations concerning the scientific approach, the coordinated approach, to the entire field of conservation.

Such a council would include a geologist for mineral resources, a biologist for animal life, a hydrographer for water resources, an agronomist, a botanist, and an economist. All data relative to our resources already in the hands of the several agencies should be made available to this council. Additional facts needed for competent judging would be gathered by the administrative agency most closely associated with the specific program.

Findings of this council would be made available for the guidance of the executive and legislative branches, executive agencies in the conservation field, and to the general public.

I consider such a council, unencumbered by private or political pressures, as a primary and basic step if we are to solve completely our growing conservation problems.

LABOR AND CONCILIATION

We have great industries within our state and we look forward to further industrial development. If that is to be attained, it is absolutely necessary that we have a harmonious relationship between labor and management. The problems of labor and management quite properly are a field of human relationship in which we must make progress. We must recognize the fact that we have within the borders of Iowa workers who are not excelled by the citizenry of any state or nation in the world and that also, fortunately, our industrial leaders are of the highest type. The State of Iowa should foster a program which makes for gain and advancement in the field of labor-management relationship. We recognize the principle of collective bargaining. We insist that both labor and management assume their responsibilities as well as assert their rights. We must always be mindful of the public interest in this relation. It follows, then, that both labor and management must be able to bargain as equals. This Legislature should enact legislation to make this possible and to the end that this may be attained, I seriously recommend that the proper committees of the House and Senate consult with leaders in labor, in industry and outstanding forward

looking citizens of the state for suggestions as to a program which will bring about such results.

Iowa must approach all its problems in a manner of rationality. Rationality based upon education. I feel that there is a lag between the thinking of management and labor to meet the problems of group relationships. I propose that we set up a pilot program under the Board of Education to continuously train management and labor, if we are to maintain the vigor of our Iowa industrial society and to study the problems of human engineering.

I believe that efficiency can be achieved and services be improved if a consolidation of the Labor Department, Industrial Commission, and Mine Inspection Departments be effected in a Department of Labor and Industry under a director with such assistants as may be necessary.

To improve relationship between labor and management and to promote industrial peace and progress for workers and industry alike I propose that the state establish a conciliation or mediation service under the direction of this department of labor and industry. The development of a state conciliation service can do much to bring about industrial peace and eliminate disagreement and misunderstanding in labor-management relationship. I propose that this service be of the simplest type, not a large trained full time staff, but that the director may designate outstanding citizens in any community in the state and from all walks of life as conciliators; men who are dedicated to service and the cause of industrial peace.

HUMAN NEEDS

Recognition of the human needs of our state is of utmost importance to all our citizens. In the last eight years, the State of Iowa has increased appropriations for maintenance and support of Board of Control institutions more than 250 per cent.

Still, we have not made the progress that is desirable. This clearly demonstrates that mere appropriation of money in itself is not the answer. We must improve the conditions in the Board of Control institutions by getting better methods of administration and advanced practices. Approximately 40 patients per month are being committed to our mental institutions who are neither senile nor violently insane. In the name of humanitarianism, a method should be worked out which will restore these mentally ill before they reach the stage of commitment to our institutions.

The programs of old age assistance and aid to dependent children should be reviewed and they should be adequately provided for to meet the problems caused by changes in economic and social conditions. This subject will be given further attention in my budget message.

BUDGET

Because of the great importance of budget matters and the financial affairs of the state, I intend in the presentation of the budget estimate and the report of the financial condition of the state to make a more

specific analysis of financial and budgetary items and will discuss them at greater length with you. My budget recommendations are in the hands of the printer and will within a few days be delivered to each of you.

CONCLUSION

In conclusion, may I again say that of necessity it has been impossible for me to discuss many subjects which will require your attention and receive your serious consideration. Some of these I will discuss with you from time to time.

It shall be my purpose, as the governor of this state, to work with you. I want to be on your team and that of all of my colleagues in office. I shall cooperate with you, seek your counsel, and be readily accessible at all times to discuss with you the problems of the people which are your problems and mine. May our deliberations be seasoned with faith and foresight to the end that they may result in the formulation and enactment of legislation which mark our labors with accomplishment.

It is a great responsibility we are impelled to shoulder, but with the obligation comes the opportunity to do great work for the common good.

May our God and Father give us wisdom and guide us in the performance of our responsibilities.

Schubert's "Ave Maria" was sung by the Three Lind Brothers.

Governor William S. Beardsley was escorted from the chamber by the committee previously appointed.

The minutes of the joint convention were read and approved.

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

Motion prevailed.

The Senate returned to the Senate chamber and resumed regular session, President pro tempore Leo presiding.

Senator Elthon moved that a committee of three be appointed to escort Lieutenant Governor Evans to the President's station.

The motion prevailed and President pro tempore Leo appointed as such committee Senators Lynes, Hattery and Tudor.

Lieutenant Governor Evans expressed his continued confidence in the members of the Fifty-third General Assembly and assured them of his full cooperation. He also extended a cordial invitation to the members of the Senate and all guests in the chamber to visit the new office which the members of the Fifty-second General Assembly had provided for the Lieutenant Governor, and also to meet Mrs. Evans and the other members of his family.

Senator Berg, author of Senate Resolution 5 of the Fifty-second General Assembly, and chairman of the committee to provide suitable office space for the Lieutenant Governor and more adequate committee rooms, also invited the members of the Senate and all guests to visit the Lieutenant Governor in his new office.

President Evans announced the appointment of the following standing committees:

APPOINTMENT OF SENATE COMMITTEES FIFTY-THIRD GENERAL ASSEMBLY

•	AERON	AUTICS				
Benson-	Ridout*	Van Patten	Whitehead			
Chairman	Maytag					
	AGRICT	JLTURE				
Foster—	Faul	Myrland	Vittetoe			
_ Chairman	Gillespie	Prentis	Walter			
	Lord	Ridout	Watson of			
Augustine	Leo	Sharp	O'Brien			
Bateson	Lynes	Skourup	West			
Benson	McMurry	Van Patten	Zastrow			
Colburn	Miller	D7 4 MY 0370				
Lynes—	Foster	RIATIONS Martin	Cleannan			
Chairman	Gillespie	Maytag	Skourup Vittetoe			
Knudson*	Hattery	McCarville	Walter			
Bateson	Henningsen	Mercer	Watter Watson of			
Benson	Humbert	Myrland	O'Brien			
Berg	Jacobson	Prentis	Whitehead			
Colburn			Willellead			
Colburn	BANKS, BUILD	Sharp ING AND LOAN				
Faul	Fishbaugh	Linnevold	Risk			
Chairman	Hart	Lord	Sharp			
Mercer*	Hultman	Miller	Walter			
Berg	Leo	Reilly	Zastrow			
Byers						
	BOARD OF	CONTROL	•			
Knudson—	Henningsen	Reilly	Van Patten			
Chairman	Linnevold	Risk	Watson of Pot-			
Humbert*	Martin	Roberts	tawattamie			
Hart	McCarville	Tudor	Whitehead			
		ND TOWNS	~-			
Henningsen—	Byers	Lord	Skourup			
Chairman	Faul	Mercer	Van Eaton			
Reilly*	Fishbaugh	McCarville	Watson of Pot-			
Augustine	Ḥart	Myrland	tawattamie			
Ber g	Jacobson	Risk				
CLAIMS						
Skourup—	McCarville*	Reilly	Ridout			
Chairman	Humbert					
COMPENSATION OF PUBLIC OFFICERS AND EMPLOYEES						
Prentis						
Chairman	Byers	Martin	West			
Risk*	Foster	Roberts	,, 050			

^{*}Indicates ranking member

CONSERVATION

Faul McCarville Tudor Dykhouse---Van Patten Chairman Foster Mercer Hattery Watson of Pot-Gillespie* Parker Hultman Ridout tawattamie Augustine West Bateson Maytag Sharp Colburn

ELECTION REFORM

Miller— Ridout* Benson Parker

Chairman ENROLLED BILLS

Risk— West* Skourup
Chairman

GOVERNMENTAL AFFAIRS

Watson of Potta- Miller* Fishbaugh Van Eaton wattamie-- Augustine Knudson West

Chairman

HIGHWAYS Hultman-Colburn Parker Vittetoe Chairman Dykhouse Prentis Walter Watson of Elthon West Reilly O'Brien* Whitehead Humbert Sharp Tudor Augustine

gustine Myrland Tudoi INSURANCE

Bekman— Colburn Jacobson Mercer
Chairman Doud Leo Risk
Faul* Dykhouse Linnevold Zastrow

Byers Henningsen

INTERSTATE COOPERATION

Walter-- Henningsen* McCarville Roberts
Chairman Benson

IOWA DEVELOPMENT

Elthon— Bekman Maytag Parker
Chairman Gillespie Mercer Sharp
Leo* Henningsen Myrland Van Eaton

JUDICIARY I

Doud— Bateson Jacobson Parker Chairman Fishbaugh Leo Sharp

McMurry* Hattery

Byers— Faul McCarville Watson of Pot-Chairman Hart Miller tawattamie

Bekman* Lynes Reilly

LABOR

Martin-Colburn Lord Van Eaton Walter Chairman Dykhouse Maytag Miller Watson of Pot-Doud* Foster Bekman Hultman Risk tawattamie

MANUFACTURING, COMMERCE AND TRADE

Myrland— Van Eaton* Hart Maytag Chairman Berg Hultman Reilly

MILITARY AFFAIRS

Fishbaugh— Bekman Berg Hultman
Chairman Benson Faul Tudor
McMurry*

MOTO	R 1	/EHI	CT.	E.S

	MOTOR VEHICLES		
Hattery	Bekman	Martin	Watson of
Chairman	Doud	McCarville	O'Brien
Skourup*	Humbert	Van Eaton	West
Augustine	Lynes		

Lynes PHARMACY

Skourup Van Eaton Vittetoe---Berg Watson of Chairman McMurry O'Brien Roberts* Parker Van Patton Zastrow

PRINTING

Whitehead---Linnevold* Leo Mercer

Chairman Knudson

PRIVATE CORPORATIONS

Zastrow--Lord* Foster Watson of Pot-Chairman Doud Hattery tawattamie

PUBLIC HEALTH

Berg—Chairman Dykhouse Parker* Foster Ridout Lynes Maytag Roberts Bateson Reilly Whitehead Hart

Colburn Leo

PUBLIC LANDS AND BUILDINGS

Elthon Hart--Chairman Hultman Tudor Mercer

Sharp* Henningsen

> PUBLIC LIBRARIES Knudson Parker Fishbaugh Miller

Van Patten

Linnevold-Chairman Gillespie Augustine*

PUBLIC UTILITIES

Jacobson-Byers Knudson Prentis Elthon Linnevold Watson of Pot-Chairman Myrland* Hart Mercer tawattamie

RAILROADS

Bateson-Faul tawattamie* Myrland Bekman Hart Reilly Chairman Whitehead Watson of Pot-Colburn Henningsen

RULES

Dykhouse Leo-Chairman Byers Hart Elthon*

SCHOOLS AND EDUCATIONAL INSTITUTIONS Knudson Doud Prentis Ridout Foster Leo

Maytag-Chairman Van Patten* Gillespie Linnevold Roberts Bateson Lynes Watson of Hattery Humbert O'Brien Benson McMurry Bekman Jacobson Mercer Zastrow

Berg

SOCIAL SECURITY

Lord—Chairman Elthon Lynes Tudor Berg Prentis Van Eaton Faul Augustine Hattery Reilly Vittetoe Bekman Linnevold Roberts Whitehead Doud

TAX REVISION

Sharp-Byers Lord Skourup Chairman Dykhouse Martin Van Patten Elthon McMurry Vittetoe Prentis* Benson Gillespie Ridout Zastrow

WAYS AND MEANS

Colburn-Chairman Fishbaugh* Augustine Bateson Doud

Dykhouse

Elthon Gillespie Hattery Henningsen Hultman Humbert Jacobson

Knudson Linnevold Lynes Martin Maytag McMurry Miller

Risk Tudor Walter Watson of O'Brien West Zastrow

SENATORS AND THEIR RESPECTIVE COMMITTEES FIFTY-THIRD GENERAL ASSEMBLY

Public libraries* Agriculture Cities and towns

Railroads-Chairman Agriculture Appropriations

Insurance—Chairman Judiciary II* Iowa development Labor

Aeronautics--Chairman Agriculture Appropriations

Public health-Chairman Social security* Appropriations

Judiciary II-Chairman Banks, building and loan

Ways and means-Chairman Agriculture Appropriations

Judiciary I—Chairman Motor vehicles Labor* Insurance

Conservation-Chairman Highways

Conservation Governmental affairs Highways

SENATOR BATESON

Conservation Judiciary I Public health

SENATOR BEKMAN

Military affairs Motor vehicles Railroads

SENATOR BENSON Compensation of pub-

lic officers and employees Election reform Interstate cooperation

SENATOR BERG

Banks, building and loan Cities and towns Manufacturing, commerce and trade

SENATOR BYERS

Cities and towns Compensation of public officers and emplovees

SENATOR COLBURN

Conservation Highways Insurance

SENATOR DOUD

Private corporations Schools and educational institutions

SENATOR DYKHOUSE

Insurance Labor Public health

Motor vehicles Social security Ways and means

Schools and educational institutions Ways and means

Schools and educational institutions Social security

Military affairs Schools and educa-tional institutions Tax revision

Military affairs Pharmacy Schools and educational institutions

Insurance Public utilities Rules Tax revision

Lahor Public health Railroads

Social security Ways and means

Rules Tax revision Ways and means

SENATOR AUGUSTINE

^{*}Indicates ranking member

SENATOR ELTHON

Iowa development— Chairman Rules* Highways

Banks, building and loan—Chairman Insurance* Agriculture

Military affairs— Chairman Ways and means*

Agriculture—Chairman Appropriations

Conservation*
Agriculture
Appropriations

Public lands and buildings—Chairman Banks, building and loan

Motor vehicles—Chairman Appropriations

Cities and towns— Chairman Interstate cooperation* Appropriations

Highways—Chairman Banks, building and loan Conservation

Board of control* Appropriations Claims

Public utilities—Chairman Appropriations Public lands and buildings Public utilities

SENATOR FAUL Cities and towns Conservation Judiciary II

SENATOR FISHBAUGH Banks, building and loan Cities and towns

SENATOR FOSTER Compensation of public officers and employees Conservation Labor

SENATOR GILLESPIE Iowa development Public libraries Schools and educational institutions

SENATOR HART
Board of control
Judiciary II
Manufacturing, commerce and trade

SENATOR HATTERY
Compensation of public officers and employees
Conservation
Judiciary I

SENATOR HENNINGSEN
Board of control
Insurance
Iowa development
SENATOR HULTMAN

Labor Manufacturing, commerce and trade Military affairs

SENATOR HUMBERT Highways, Motor vehicles

SENATOR JACOBSON Cities and towns Insurance Judiciary I Social security
Tax revision
Ways and means

Military affairs Railroads Social security

Governmental affairs Judiciary I Public libraries

Private corporations Public health Schools and educational institutions

Tax revision Ways and means

Public health Public utilities Railroads Rules

Private corporations Schools and educational institutions Social security Ways and means

Public lands and buildings Railroads Ways and means

Public lands and buildings Ways and means

Schools and educational institutions Ways and means

Schools and educational institutions Ways and means Board of control— Chairman Appropriations* Governmental affairs

Rules—Chairman Iowa development* Agriculture

Public libraries— Chairman Printing* Banks, building and loan

Social security—Chairman
Private corporations*
Agriculture

Appropriations— Chairman Agriculture Judiciary II

Laber—Chairman Appropriations Board of control

Schools and educational institutions— Chairman Aeronautics

Claims* Appropriations Board of control

Judiciary I* Military affairs* Agriculture

Appropriations
Banks, building and
loan*
Cities and towns
Conservation

Election reform— Chairman Governmental affairs* Agriculture

SENATOR KNUDSON

Printing
Public libraries
Public utilities

SENATOR LEO

Banks, building and loan Insurance Judiciary I

SENATOR LINNEVOLD

Board of control Insurance Public utilities

SENATOR LORD

Appropriations
Banks, building and
loan

SENATOR LYNES

Motor vehicles
Public health
Schools and educational institutions

SENATOR MARTIN

Compensation of public officers and employees

SENATOR MAYTAG

Appropriations
Conservation
Iowa development
Labor

SENATOR McCARVILLE

Cities and towns Conservation Interstate cooperation

SENATOR McMURRY

Pharmacy Schools and educational institutions

SENATOR MERCER

Insurance
Iowa development
Printing
Public lands and buildings
SENATOR MILLER
Banks, building and

Banks, building and Loan Pudiciary II V

Schools and educational institutions Ways and means

Printing
Public health
Schools and educational institutions

Schools and educational institutions Social security Ways and means

Cities and towns Labor Tax revision

Social security Ways and means

Motor vehicles Tax revision Ways and means

Manufacturing, commerce and trade Public health Ways and means

Judiciary II Motor vehicles

Tax revision Ways and means

Public utilities Schools and educational institutions

Labor Public libraries Ways and means Manufacturing, commerce and trade — Chairman Public utilities*

Public health* Conservation Election reform

Compensation of public officers and employees—Chairman Tax revision*

Cities and towns*
Banks, building and
loan
Board of control
Highways

Aeronautics* Agriculture Claims

Enrolled bills—Chairman
Compensation of public officers and employees*

Pharmacy*
Board of control

Tax revision—Chairman Public lands and buildings*

Claims—Chairman Motor vehicles* Agriculture

Agriculture*
Board of control
Conservation

Manufacturing, commerce and trade* Cities and towns SENATOR MYRLAND

Agriculture Appropriations Cities and towns

SENATOR PARKER Highways Iowa development Judiciary I

SENATOR PRENTIS

Agriculture Appropriations Highways Public utilities

SENATOR REILLY

Claims
Judiciary II
Manufacturing, commerce and trade

SENATOR RIDOUT Conservation Election reform

SENATOR RISK
Banks, building and
loan
Board of control
Cities and towns

Public health

SENATOR ROBERTS
Compensation of public officers and employees

Interstate cooperation

SENATOR SHARP
Agriculture
Appropriations
Banks, building and
loan

SENATOR SKOURUP Appropriations Cities and towns Enrolled bills

SENATOR TUDOR Highways Military affairs Public lands and build-

ings

SENATOR VAN EATON Governmental affairs Iowa development Labor

rs Motor vehicles
Pharmacy
Social security

Highways Iowa development Railroads

Pharmacy Public libraries

Schools and educational institutions Social security

Public health Railroads Social security

Schools and educational institutions Tax revision

Insurance Labor Ways and means

Public health Schools and educational institutions Social security

Conservation Highways Iowa development Judiciary I

Pharmacy Tax revision

Social security Ways and means SENATOR VAN PATTEN

Schools and educational institutions*

Aeronautics

Agriculture

Board of control Conservation

Pharmacy Public libraries Tax revision

SENATOR VITTETOE

Pharmacy-Chairman Agriculture Appropriations

Compensation of public officers and employees

Highways Social security Tax revision

SENATOR WALTER

Interstate cooperation —Chairman Agriculture

Appropriations Banks, building and Highways Labor Ways and means

SENATOR WATSON of O'Brien

Highways* Agriculture Appropriations Motor vehicles Pharmacy

Schools and educational institutions Ways and means

SENATOR WATSON of Pottawattamie

Governmental Affairs —Chairman Railroads* Board of control

Cities and towns Conservation Judiciary II

Labor Private corporations Public utilities

SENATOR WEST

Enrolled bills* Agriculture

Compensation of public officers and employees Conservation

Governmental affairs Highways Motor vehicles

SENATOR WHITEHEAD

Printing-Chairman Aeronautics Appropriations

Board of control Highways Public health

Railroads Social security

Ways and means

SENATOR ZASTROW

Private corporations- Banks, building and Chairman Agriculture

loan Insurance Pharmacv

Schools and educational institutions Tax revision Ways and means

PROOF OF PUBLICATION

I hereby certify that, as Secretary of the Senate, I have received proof of publication of the following:

Senate File 69. a proposed bill relating to extension and improvements to the municipal water works of the city of Glenwood, Mills county. Iowa.

W. J. SCARBOROUGH, Secretary.

AMENDMENTS FILED

Amend Senate File 1 by striking from line 30 of section 7 the word "bonus" and inserting in lieu therof the words "service compensation". GEORGE FAUL

On motion of Senator Elthon, the Senate adjourned until 2:00 p.m., Tuesday, pursuant to Senate Concurrent Resolution 4.

JOURNAL OF THE SENATE

SENATE CHAMBER. DES MOINES, IOWA, JANUARY 18, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Doctor R. C. Keagy, pastor of the Methodist church, Wapello, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Mercer for the balance of the week on request of Senator Elthon; Senator Benson for the day on request of Senator Leo; Senator Ridout for the day on request of Senator Augustine.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Faul, from members of the parent-teachers' association of Clarkson and Woodrow Wilson junior high schools of the city of Des Moines, asking that at least twenty-five per cent of the cost of public education come from the general fund.

INTRODUCTION OF BILLS

Senate File 79, by Senator Lynes, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of school building bonds by the independent school district of Greene, in the county of Butler, state of Iowa, and the provisions made for the levy and collection of taxes to pay said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said school district.

Read first and second times, and passed on file.

Senate File 80, by Senator Van Eaton, a bill for an act to amend section two (2) of chapter two hundred forty-five (245), laws of the Fifty-second General Assembly, enabling levee and drainage districts to cooperate with any agency of the United States government engaged in flood control projects which will benefit lands in such districts.

Read first and second times, and passed on file.

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Senate File 81, by Senator Faul, a bill for an act to amend section six hundred two point forty-nine (602.49), Code 1946, relating to the salaries of bailiffs and clerks of the municipal court.

Read first and second times, and passed on file.

Senate File 82, by Senator Faul, a bill for an act to amend section six hundred two point forty-six (602.46), Code 1946, relating to compensation of municipal court reporters.

Read first and second times, and passed on file.

Senate File 83, by Senator Faul, a bill for an act to amend section six hundred two point forty-nine (602.49), Code 1946, relating to the salaries of the judges of the municipal court of the state of Iowa.

Read first and second times, and passed on file.

BILLS ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bills to committee:

- S.J.R. 1 Judiciary II
- S.J.R. 2 Judiciary I
- S.J.R. 3 Election Reform
- S. F. 1 Ways and Means
- S. F. 2 Ways and Means
- S. F. 3 Military Affairs
- S. F. 4 Tax Revision
- S. F. 5 Tax Revision
- S. F. 6 Social Security
- S. F. 7 Cities and Towns
- S. F. 8 Tax Revision
- S. F. 9 Cities and Towns
- S. F. 10 Ways and Means
- S. F. 11 Iowa Development
- S. F. 12 Judiciary II
- S. F. 13 Public Health
- S. F. 14 Conservation
- S. F. 15 Schools and Educational Institutions
- S. F. 16 Judiciary II
- S. F. 17 Cities and Towns
- S. F. 18 Judiciary II
- S. F. 19 Judiciary II

	s.	F.	20	Judiciary	Π
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- S. F. 21 Judiciary II
- S. F. 22 Iowa Development
- S. F. 23 Insurance
- S. F. 24 Agriculture
- S. F. 26 Public Lands and Buildings
- S. F. 27 Cities and Towns
- S. F. 28 Agriculture
- S. F. 29 Motor Vehicles
- S. F. 30 Tax Revision
- S. F. 31 Judiciary I
- S. F. 32 Insurance
- S. F. 33 Judiciary I
- S. F. 34 Banks, Building and Loan
- S. F. 35 Banks, Building and Loan
- S. F. 36 Governmental Affairs
- S. F. 37 Judiciary I
- S. F. 38 Election Reform
- S. F. 39 Judiciary I
- S. F. 40 Highways
- S. F. 41 Highways
- S. F. 42 Highways
- S. F. 43 Highways
- S. F. 44 Highways
- S. F. 45 Highways
- S. F. 46 Highways
- S. F. 47 Highways
- S. F. 48 Highways
- S. F. 49 Highways
- S. F. 50 Highways
- S. F. 51 Motor Vehicles
- S. F. 52 Motor Vehicles
- S. F. 53 Motor Vehicles
- S. F. 54 Appropriations
- S. F. 55 Private Corporations
- S. F. 56 Judiciary I
- S. F. 57 Judiciary I
- S. F. 58 Conservation
- S. F. 59 Governmental Affairs
- S. F. 60 Schools and Educational Institutions
- S. F. 61 Public Lands and Buildings
- S. F. 62 Governmental Affairs

- S. F. 63 Tax Revision
- S. F. 64 Cities and Towns
- S. F. 65 Judiciary I
- S. F. 66 Governmental Affairs
- S. F. 67 Judiciary I
- S. F. 68 Governmental Affairs
- S. F. 69 Judiciary I
- S. F. 70 Judiciary II
- S. F. 71 Social Security
- S. F. 72 Conservation
- S. F. 73 Conservation
- S. F. 74 Governmental Affairs
- S. F. 75 Judiciary I
- S. F. 76 Motor Vehicles
- S. F. 77 Motor Vehicles
- S. F. 78 Tax Revision

REPORT OF COMMITTEE ON COMMITTEE ROOMS

Mr. PRESIDENT: Your committee on assignment of committee rooms has considered the time and place for the meetings of the standing committees of the Senate and begs leave to make recommendations and report as follows:

Aeronautics-Monday, 1:00 p.m., Room 24

Agriculture-Tuesday and Thursday, 9:00 a.m., Room 22

Appropriations-Tuesday and Thursday, 3:00 p.m., Room 22

Banks, Building and Loan-Monday and Wednesday, 1:00 p.m., Room 22

Board of Control-Monday, 2:00 p.m., Room 22

Cities and Towns-Monday and Wednesday, 3:00 p.m., Room 22

Claims-On call of Chairman

Compensation of Public Officers and Employees-Wednesday, 1:00 p.m.,

Conservation—Tuesday, 2:00 p.m., Room 22

Election Reform-On call of Chairman

Enrolled Bills-On call of Chairman

Governmental Affairs-Thursday, 1:00 p.m., Room 23

Highways-Tuesday and Thursday, 1:30 p.m., Room 22

Insurance—Tuesday and Thursday, 1:00 p.m., Room 22

Interstate Cooperation-On call of Chairman

Iowa Development—On call of Chairman

Judiciary I-Monday and Wednesday, 1:30 p.m., Room 22

Judiciary II-Monday and Wednesday, 1:30 p.m., Room 24

Labor-Tuesday, 1:30 p.m., Room 24

Manufacturing, Commerce and Trade-Thursday, 2:00 p.m., Room 24

Military Affairs-Monday, 2:00 p.m., Room 24

Motor Vehicles-Wednesday, 2:00 p.m., Room 22

Pharmacy-Thursday, 1:00 p.m., Room 24

Printing—On call of Chairman Private Corporations-Monday, 2:00 p.m., Room 23 Public Health-Tuesday, 1:00 p.m., Room 24 Public Lands and Buildings-On call of Chairman Public Libraries-Thursday, 1:30 p.m., Room 24 Public Utilities—Tuesday, 9:00 a.m., Room 24 Railroads-Thursday, 2:00 p.m., Room 22

Rules-On call of Chairman

Schools and Educational Institutions-Wednesday and Friday, 9:00 a.m., Room 22

Social Security-Monday and Wednesday, 2:30 p.m., Room 22 Tax Revision-Wednesday, 2:00 p.m., Room 24

Ways and Means-Tuesday and Thursday, 2:30 p.m., Room 22

R. R. BATESON. HERMAN M. KNUDSON. ROBERT C. REILLY.

On motion of Senator Bateson the report was adopted.

COMMUNICATIONS

Kenneth A. Evans, Lieutenant Governor of Iowa. Senate Chamber, General Assembly, Des Moines, Iowa.

Dear Mr. Evans:

Pursuant to direction of the Supreme Court of Iowa, I am transmitting herewith amendment to and changes in certain rules of civil procedure now in force in this state. As stated therein, this is pursuant to the provisions of Chapter 311, Acts of the Forty-ninth General Assembly.

A like communication and enclosure is being transmitted to the House of Representatives of the General Assembly of Iowa.

SUPREME COURT OF IOWA H. J. MANTZ. Chief Justice.

TO THE FIFTY-THIRD GENERAL ASSEMBLY OF THE STATE OF IOWA:

In accordance with Chapter 311, Acts of the Forty-ninth General Assembly, the Supreme Court of Iowa has prescribed and herewith reports to the General Assembly the following rules in the nature of amendments to and revisions of some of the rules of civil procedure. as follows, to wit:

Amend rule 335 by adding thereto the following paragraph, to wit: Provided, however, a cross-appeal may be taken within said thirtyday period, or in any event within five days after the appeal is taken.

Amend second paragraph of rule 343 to read as follows:

Within thirty days after appellant's brief is thus filed, the appellee shall serve and file his brief in like manner. If he is a cross-appellant he may have until the same time in which to file his opening brief as such cross-appellant and combine it with his brief as appellee.

Amend rule 352 by adding thereto the following:

A petition for writ of certiorari may under this rule be treated by the court as application to grant an appeal, as provided in rule 332, and conversely an application to grant an appeal may be treated as a petition for certiorari.

Provided, however, nothing in this rule shall operate to extend the time within which an appeal may be taken.

Dated this 14th day of January, 1949.

H. J. MANTZ, Chief Justice, Supreme Court of Iowa.

DEPARTMENT OF PUBLIC INSTRUCTION Des Moines, Iowa

January 10, 1949

To the Members of the Senate of the Fifty-third General Assembly: Pursuant to your instructions as set out in Senate Joint Resolution 14, Chapter 355, Acts of the Fifty-second General Assembly, I have the honor to report that the list of school employees together with their compensation for the school years 1947-48 and 1948-49 was compiled and printed. Copies for each member of the Senate and House were delivered to the Secretary of the Senate and the Chief Clerk of the House on January 8, 1949.

Respectfully,

JESSIE M. PARKER,

Superintendent of Public Instruction.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on January 12 he had approved the following bill:

Senate File 25, relating to state office building.

SPECIAL ANNOUNCEMENT

On behalf of "James Roger Reilly" the honorary page boy of the Senate, Senator Reilly presented cigars and candy bars to the members and employees of the Senate.

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Wednesday.

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JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, JANUARY 19, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend Clyde Carter, pastor of the Methodist church, Norwalk, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Benson for the day on request of Senator Leo; Senator Ridout for the day on request of Senator McMurry; Senator Risk for the day on request of Senator West.

INTRODUCTION OF BILLS

Senate File 84, by Senator Doud, a bill for an act to amend section four hundred fifty point sixty-three (450.63), Code 1946, relating to the payment of interest on inheritance tax.

Read first and second times, and passed on file.

Senate File 85, by Senators Van Eaton, Van Patten and Watson of O'Brien, a bill for an act to amend chapter two hundred forty (240), Laws of the Fifty-second General Assembly pertaining to county assessors.

Read first and second times, and passed on file.

Senate File 86, by Senators Colburn and Faul, a bill for an act relating to the collection, payment and dishonor of demand items by banks and the revocation of credit for, and payment of, such items.

Read first and second times, and passed on file.

Senate File 87, by Senators Colburn and Faul, a bill for an act relating to the reserve requirements of state banks or savings banks or trust companies.

Read first and second times, and passed on file.

Senate File 88, by Senators Colburn and Faul, a bill for an act to amend section five hundred twenty-six point twenty-five (526.25), Code 1946, relating to the investments by savings banks in obliga-

tions issued, assumed or guaranteed by International Bank for reconstruction and development.

Read first and second times, and passed on file.

Senate File 89, by Senator Walter, a bill for an act to regulate the practice of tax consultants, to require licenses, provide for an examining and administering board, to fix fees, to provide and make appropriations for payment of compensation and expenses to board members and employees, and the expenses of administering the act, and to provide penalties for violations.

Read first and second times, and passed on file.

Senate File 90, by Senator Whitehead, a bill for an act to amend section seventeen point nineteen (17.19), Code 1946, relating to legalizing acts of local nature.

Read first and second times, and passed on file.

Senate File 91, by Senators Van Eaton and Dykhouse, a bill for an act to amend section four hundred twenty-seven point three (427.3) and four hundred twenty-seven point five (427.5), Code 1946, relating to military service exemptions.

Read first and second times, and passed on file.

PRESENTATION OF VISITORS

Senator Faul asked and received unanimous consent to present to the Senate twenty-five members of the fifth grade class of Curtis school of Des Moines, who were present in the balcony with their teacher, Mrs. Anderson.

Senator Hattery asked and received unanimous consent to present to the Senate sixteen members of the American government class of the Jordan consolidated school of Boone county who were present in the balcony with their teacher, Mrs. W. K. Wyatt.

EXECUTIVE SESSION

On motion of Senator Elthon, the Senate resolved itself into executive session.

The Senate arose from executive session and resumed regular session.

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On motion of Senator Elthon the Senate recessed until 1:39 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

APPOINTMENT OF PAGES

President Evans announced the appointment of the following pages of the Senate:

Walter Mikelson, Polk county.
Jim Hillestad, Polk county.
C. D. Peebler, Carroll county.
Don Olmstead, Polk county.
William Oxley, Polk county.
Robert Parker, Polk county.
Clarence Anderson, Polk county.
Kenneth Hill, Jr., Polk county.
Robert Logsdon, Polk county.
Dick Pieper, Allamakee county.
John McClintock, Polk county.

APPOINTMENT OF PAGE TO SECRETARY

The Secretary of the Senate announced the appointment of Bernard Scott of Polk county as his page.

The foregoing pages appeared before the bar of the Senate and were duly sworn.

In accordance with the adoption of the report of the committee on clerks found on pages 75 and 76 of the Senate Journal, the named clerks appeared before the bar of the Senate and were duly sworn and subscribed to their respective positions.

Senator Elthon asked and received unanimous consent to take up the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 6

Be It Resolved by the Senate, the House Concurring: That a joint convention of the two houses of the Fifty-third General Assembly be held on January 24, 1949, at two o'clock p.m.

Be It Further Reselved: That Governor William S. Beardsley be invited to read his budget message at this joint convention of the two houses of the General Assembly and that the President of the Senate and the Speaker of the House be designated to deliver the invitation to him.

LEO ELTHON.

The resolution was adopted.

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AMENDMENTS FILED

Amend Senate File 13, section 1, paragraph 1, by adding the following paragraph:

"The power vested by this section in the department shall not apply, however, to the lower five thousand feet of any stream flowing into a river at a place where such river forms a part of the boundary line of the state."

CHARLES S. VAN EATON.

Amend Senate File 37 by striking all of section 4 and inserting in lieu thereof the following:

"Sec. 4. This Act being deemed of immediate importance shall take effect and be in force from and after its publication in the Labor News, a newspaper published in Burlington, Iowa, and in the Mediapolis New Era, a newspaper published at Mediapolis, Iowa, without cost to the state."

W. N. SKOURUP.

Amend Senate File 39 by striking the letter "s" in the word "qualifications" appearing at the top of page 2, and amend section 4 by striking the period after the word "Iowa" in line 5 and inserting in lieu thereof a comma.

HERMAN M. KNUDSON.

Amend Senate File 41 section 18 by striking from line 6 the period after the word "commission".

HARRY E. WATSON of O'Brien.

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Thursday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DBS Moines, Iowa, January 20, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend M. Dwight Walker, pastor of the First Christian church, Oskaloosa, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Benson for the day on request of Senator Leo; Senator Ridout for the day on request of Senator Doud.

INTRODUCTION OF BILLS

Senate File 92, by Senators Bateson, Fishbaugh, Jacobson and Zastrow, a bill for an act to amend sections seventy-five point two (75.2) and seventy-five point nine (75.9), Code 1946, relating to the sale of public bonds.

Read first and second times, and passed on file.

Senate File 93, by Senators Hattery, Berg, Henningsen, Zastrow, Martin, Skourup, Doud and Byers, a bill for an act to provide for the creation, establishment and administration of the Iowa department of public safety peace officers' retirement, accident and disability system; to provide a fund for payment of retirement, accident and disability benefits to members of such system and their dependents; to prescribe the conditions for eligibility to receive such benefits; to provide for contributions and appropriations by the state of Iowa to such fund; and to repeal all acts and parts of acts in conflict with this act.

Read first and second times, and passed on file.

Senate File 94, by Senator Faul, a bill for an act to repeal section five hundred fifteen point eighty-two (515.82), Code 1946, relating to tables of the short rates applicable in event of the forfeiture or cancellation of policies of insurance other than life, and to enact a substitute therefor.

Read first and second times, and passed on file.

Senate File 95, by Senators Berg, Doud, Colburn, Knudson, Hattery, McMurry and Van Patten (Miller of Black Hawk, Munger, Putney and Gallup), a bill for an act amending chapter two hundred eighty-six (286), Code 1946, relating to the expenditure of state funds distributed to public school districts, providing for the method of expenditure, creating a special courses account, and providing for the accounting and expenditure of state aid funds.

Read first and second times, and passed on file.

Senate File 96, by Senator Henningsen, a bill for an act to amend section two hundred fifty point sixteen (250.16), Code 1946, relative to grave markers of honorably discharged veterans.

Read first and second times, and passed on file.

Senate File 97, by Senators Faul, Martin, Van Eaton, Mercer, Henningsen, McCarville, Dykhouse, Reilly and Augustine, a bill for an act to amend section four hundred eleven point six (411.6), Code 1946, relating to retirement systems for policemen and firemen and benefits thereunder.

Read first and second times, and passed on file.

Senate File 98, by Senators Faul, Martin, Van Eaton, Mercer. Henningsen, McCarville, Dykhouse, Reilly and Augustine, a bill for an act to amend sections four hundred ten point ten (410.10) and four hundred eleven point six (411.6), Code 1946, relating to retirement systems for policemen and firemen and benefits thereunder.

Read first and second times, and passed on file.

Senate File 99, by Senator West (Goode), a bill for an act to amend chapter fifty-three (53) of the Code of Iowa, 1946, commonly known as the absent voters law.

Read first and second times, and passed on file.

Senate File 100, by Senators Bekman and Hattery, a bill for an act to amend section four hundred four point five (404.5), subsection nineteen (19), Code 1946, and to repeal chapter two hundred fourteen (214), Acts of the Fifty-second General Assembly,

relating to public libraries and providing for an increase in permissible tax levy for library purposes.

Read first and second times, and passed on file.

Senate File 101, by Senators Hattery, Whitehead, Fishbaugh and Walter, a bill for an act to amend sections twenty-four point three (24.3), twenty-four point eight (24.8) and twenty-four point twenty-nine (24.29), Code 1946, and providing procedures under the local budget law.

Read first and second times, and passed on file.

Senate File 102, by Senator Faul, a bill for an act to amend section four hundred four point five (404.5), subsection twentynine (29), Code 1946, relating to art funds in certain cities and towns.

Read first and second times, and passed on file.

Senate File 103, by Senators Bekman, Faul, McCarville and Maytag, a bill for an act to amend sections one hundred forty-seven point sixteen (147.16), one hundred forty-seven point nineteen (147.19), one hundred forty-seven point eighty (147.80), one hundred forty-seven point one hundred seven (147.107) and chapter one hundred fifty-two (152); to repeal sections one hundred fifty-two point one (152.1), one hundred fifty-two point two (152.2), one hundred fifty-two point three (152.3), one hundred fifty-two point four (152.4) and to enact new sections in lieu thereof; ('ode 1946, all relating to the qualification and term of nurse examiners, the practice of nursing, the licensing of persons to practice nursing, and the license fee required under reciprocal agreements.

Read first and second times, and passed on file.

Senate File 104, by Senators Humbert, Skourup, Reilly, Walter, Augustine, Tudor and Gillespie, a bill for an act to amend section three hundred nine point twenty-two (309.22), Code 1946, relating to the construction program of secondary roads.

Read first and second times, and passed on file.

Senate File 105, by Senator Byers, a bill for an act to amend section one hundred ten point three (110.3), Code 1946, relating to fish and game licenses.

Read first and second times, and passed on file.

Senate File 106, by Senator McCarville, a bill for an act to amend section four hundred sixteen point twelve (416.12), limiting the number of councilmen in certain cities.

Read first and second times, and passed on file.

Senate File 107, by Senator Reilly, a bill for an act to provide for the care and control of trees, shrubbery, flowers and grass upon the parking along streets and driveways in certain cities under the manager plan by election, and to amend chapter four hundred nineteen (419), Code 1946.

Read first and second times, and passed on file.

Senate File 108, by Senator Van Eaton, a bill for an act to amend section three hundred twenty-four point sixty-three (324.63), Code 1946, to provide for refund to cities and towns of gasoline tax paid by bus companies operating within said towns.

Read first and second times, and passed on file.

Senate File 109, by Senators Whitehead and Bekman, a bill for an act to amend chapter eighty-two (82), Code 1946, relating to mines and mining.

Read first and second times, and passed on file.

Senate File 110, by Senators Van Eaton, Skourup and Faul, a bill for an act to amend section three hundred sixty-eight point six (368.6), Code 1946, providing for the regulation and licensing of engineers and firemen of stationary and portage steam boilers and to provide for their examination.

Read first and second times, and passed on file.

Senate File 111, by Senator Faul, a bill for an act to amend section seven hundred seventy point twenty-one (770.21), Code 1946, relating to compensation of clerk of the grand jury and to provide compensation for such clerks in counties having a population of one hundred ninety thousand (190,000) or over.

Read first and second times, and passed on file.

Senate File 112, by Senator Reilly, a bill for an act to amend section three hundred eighty-four point three (384.3), Code 1946,

relating to the purchase or acquisition by condemnation of lands by dock boards in cities and towns.

Read first and second times, and passed on file.

PRESENTATION OF VISITORS

Senator Van Patten asked and received unanimous consent to present to the Senate twelve members of the Dover school of Warren county who were present in the balcony with their teachers, Mrs. Eugene Lash and Mrs. Gregg Thomas.

On motion of Senator Elthon, the Senate recessed until 1:30 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate Concurrent Resolution 5 fixing compensation of the joint legislative employees.

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

Senate Concurrent Resolution 6 providing for a joint convention of the Fifty-third General Assembly on January 24, 1949 and that William S. Beardsley, Governor, be invited to read his budget message at this joint convention.

A. C. GUSTAFSON, Chief Clerk.

BILLS ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bills to committee:

- S. F. 79 Judiciary II
- S. F. 80 Agriculture
- S. F. 81 Compensation of Public Officers and Employees
- S. F. 82 Compensation of Public Officers and Employees
- S. F. 83 Compensation of Public Officers and Employees
- S. F. 84 Ways and Means
- S. F. 85 Tax Revision
- S. F. 86 Banks, Building and Loan

S.	F.	87	Banks, Building and Loan
S.	F.	88	Banks, Building and Loan
S.	F.	89	Judiciary II
S.	F.	90	Printing

S. F. 91 Military Affairs

SENATE CONCURRENT RESOLUTION 7

By Committee on Appropriations

Be It Resolved by the Senate, the House Concurring: That the following bills, authorized by legislative action, are hereby approved and ordered paid as provided by section two point twenty (2.20). Code 1946: Storey-Kenworthy Company, supplies (Senate).....\$2,316.10 Des Moines Rubber Stamp Works, supplies (Senate)..... 122.90 Capital City Monument Company, engraving on doors (Senate) 209.00 American Flag Supply, 2 Iowa state flags and 2 United States flags (Senate) 380.55 Burroughs Adding Machine Company, adding machine (Senate) 292.50 W. J. Scarborough, postage and misc. expense..... 46.72 W. J. Scarborough, postage for Senate Postmistress..... 50.00 Des Moines Rubber Stamp Works, misc. stamps and badges 136.25 (House) Storey-Kenworthy Company, supplies (House)..... 41.60 L. C. Smith & Corona Typewriters, Inc., typewriter repair (House) 3.35A. C. Gustafson, misc. postage and expense..... 39.22 A. C. Gustafson, postage for House Postmistress..... 50.00 The state comptroller is hereby authorized and directed to issue warrants for amounts above listed and to persons and firms to whom such amounts are due.

AMENDMENTS FILED

Amend Senate File 58 section 1 line 8 by inserting a comma (,) after the word "beaver".

J. T. DYKHOUSE.

Amend Senate File 86 by striking all of section 3 and inserting in lieu thereof the following:

- 1 "Sec. 3. This Act being deemed of immediate importance shall
- 2 be in full force and effect upon its publication in the Northwood
- 3 Anchor & Index, a newspaper published at Northwood, Iowa, and in
- 4 The American Citizen, a newspaper published at Des Moines, Iowa."

GEORGE FAUL.

Amend Senate File 87 by striking all of section 2 and inserting in lieu thereof the following:

- 1 "Sec. 2. This Act being deemed of immediate importance
- 2 shall be in full force and effect upon its publication in The

- 3 Northwood Anchor & Index, a newspaper published at Northwood,
- 4 Iowa, and in The American Citizen, a newspaper published at
- 5 Des Moines, Iowa."

GEORGE FAUL.

Amend Senate File 88 by striking all of section 2 and inserting in lieu thereof the following:

- 1 "Sec. 2. This Act being deemed of immediate importance
- 2 shall be in full force and effect upon its publication in The
- 3 Northwood Anchor & Index, a newspaper published at Northwood,
- 4 Iowa, and in The American Citizen, a newspaper published at
- 5 Des Moines, Iowa."

GEORGE FAUL

Amend Senate File 91, section 2, by striking the word "fourteen (14)" in line three (3) and inserting in lieu thereof the word "eleven (11)".

Further amend Senate File 91 by striking all of section 3 and inserting in lieu thereof the following:

- 1 "Sec. 3. This Act being deemed of immediate importance
- 2 shall be in full force and effective from and after its
- 3 publication in the Unionist and Public Forum, a newspaper
- 4 published at Sioux City, Iowa, and the Rock Valley Bee, a news-
- 5 paper published at Rock Valley, Iowa."

CHARLES S. VAN EATON.

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Friday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, JANUARY 21, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend John E. Wheatly, pastor of the Presbyterian church, Carroll, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Benson for the day on request of Senator Leo; Senator Ridout for the day on request of Senator Doud.

INTRODUCTION OF BILLS

Senate File 113, by Senators Whitehead and Bekman, a bill for an act to amend section eighty-two point one hundred twenty-five (82.125), Code 1946, relating to expenses for the surveying of coal mines.

Read first and second times, and passed on file.

Senate File 114, by Senators Whitehead and Bekman, a bill for an act to amend section eighty-two point thirteen (82.13), Code 1946, relating to rental and other expenses of the local offices of mine inspectors.

Read first and second times, and passed on file.

Senate File 115, by Senator Hattery (Everett), a bill for an act to legalize the proceedings of the boards of directors of the Independent School District of Ames, the North Star School District No. 8 of Franklin Township, and the Washington Township School District in transferring certain territory to the Ames Independent School District all within the corporate limits of the city of Ames.

Read first and second times, and passed on file.

Senate File 116, by committee on appropriations, a bill for an act making appropriation to defray expense of inaugural ceremonies.

Read first and second times, and passed on file.

Senate File 117, by Senator Faul, a bill for an act to amend sections four hundred forty-three point six (443.6), four hundred forty-three point seven (443.7) four hundred forty-three point eight (443.8), and four hundred forty-three point eleven (443.11), Code 1946, relating to assessing and listing for taxation omitted property, by the assessors.

Read first and second times, and passed on file.

Senate File 118, by Senator McMurry (Poston), a bill for an act to legalize and validate proceedings taken by the town council of the town of Allerton, Iowa, authorizing and constructing certain sewers for the said town of Allerton, Iowa, and to authorize the payment for the same in the amount of five thousand five hundred fifty-one dollars and sixteen cents (\$5,551.16).

Read first and second times, and passed on file.

Senate File 119, by Senator Zastrow, a bill for an act relating to certified seed and to amend section one hundred ninety-nine point seven (199.7), Code 1946.

Read first and second times, and passed on file.

Senate Joint Resolution 4, by Senators Van Eaton and Dykhouse (Munger and Nelson), a joint resolution to provide for the designation of a section of U. S. Highway No. 75 as a Blue Starhighway.

Read first and second times, and passed on file.

Senate File 120, by Senator Vittetoe, a bill for an act to amend section one hundred fifty-five point three (155.3), and chapter one hundred fifty-five (155), Code 1946, relating to pharmacy, and to require the licensing, inspection, and regulation of pharmacies, prescribing the standards, powers of the board, and fees, and providing for regulations, enforcement procedure and penalties.

Read first and second times, and passed on file.

Senator Knudson asked and received unanimous consent to take up the following resolution:

SENATE CONCURRENT RESOLUTION 7

By Committee on Appropriations

Be It Resolved by the Senate, the House Concurring: That the fol-
lowing bills, authorized by legislative action, are hereby approved and
ordered paid as provided by section two point twenty (2.20), Code 1946:
Storey-Kenworthy Company, supplies (Senate)\$2,316.10
Des Moines Rubber Stamp Works, supplies (Senate) 122.90
Capital City Monument Company, engraving on doors (Senate) 209.00
American Flag Supply, 2 Iowa state flags and 2 United States
flags (Senate)
Burroughs Adding Machine Company, adding machine (Senate) 292.50
W. J. Scarborough, postage and misc. expense
W. J. Scarborough, postage for Senate Postmistress
Des Moines Rubber Stamp Works, misc. stamps and badges
(House)
Storey-Kenworthy Company, supplies (House)
L. C. Smith & Corona Typewriters, Inc., typewriter repair
(House)
A. C. Gustafson, misc. postage and expense
A. C. Gustafson, postage for House Postmistress
The state comptroller is hereby authorized and directed to issue war-
rants for amounts above listed and to persons and firms to whom such
amounts are due.

Senator Knudson moved that the resolution be adopted.

On the question "Shall the resolution be adopted?" the vote was:

Ayes, 43:

Augustine	Gillespie	Martin	Skourup
Bateson	Hart	Maytag	Tudor
Bekman	Hattery	McCarville	Van Eaton
Berg	Henningsen	McMurry	Van Patten
Colburn	Hultman	Miller	Vittetoe
Doud	Humbert	Myrland	Walter
Dykhouse	Knudson	Parker	Watson of
Elthon	Leo	Prentis	Pottawattamie
Faul	Linnevold	Reilly	West
Fishbaugh	Lord	Risk	Whitehead
Foster	Lynes	Roberts	Zastrow

Nays: none.

Absent or not voting, 7:

Benson	Jacobson	Ridout	Watson of
Byers	Mercer	Sharp	O'Brien

The resolution having received a constitutional and two-thirds majority was declared to have passed the Senate.

Senator Lynes asked and received unanimous consent to take up Senate File 116.

THIRD READING OF BILLS

On motion of Senator Lynes, Senate File 116, a bill for an act making appropriation to defray expense of inaugural ceremonies, was taken up, and considered.

Senator Lynes offered the following amendment and moved its adoption:

Amend Senate File 116 by striking all of lines 3, 4, 5 and 6 of section 2 and inserting in lieu thereof the following: "publication in the Bremer County Independent, a newspaper published in the city of Waverly, Iowa, and the Atlantic News-Telegraph, a newspaper published in the city of Atlantic, Iowa."

The amendment was adopted.

Senator Lynes moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 45:

Augustine Gillespie Martin Skourup Bateson Hart Maytag Tudor McCarville Hattery Bekman Van Eaton Berg Henningsen McMurry Van Patten Byers Hultman Vittetoe Miller Colburn Humbert Myrland Walter Doud Jacobson Parker Watson of Dykhouse Knudson Prentis Pottawattamie West Elthon Leo Reilly Paul Linnevold Whitehead Risk Fishbaugh Zastrow Lord Roberta Foster Lynes

Nays: none.

Absent or not voting, 5:

Benson Ridout Sharp Watson of O'Brien

The bill having received a constitutional and two-thirds majority was declared to have passed the Senate and the title was agreed to.

Senator Lynes moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

PROOF OF PUBLICATION

I hereby certify that, as Secretary of the Senate, I have received proof of publication of the following:

Senate File 56, a proposed bill for the legalization of the proceedings of the city council of the city of West Union, Fayette county, Iowa, for the sale of municipal hospital bonds.

Also: Senate File 79, a proposed bill for the legalization of the proceedings of the board of directors of the independent school district of Greene, Butler county, Iowa, and school building bonds.

Also: Senate File 118, a proposed bill for the legalization of the proceedings of the town council of Allerton, Iowa, authorizing construction of certain sewers.

W. J. Scarborough, Secretary.

BILLS ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bills to committee:

- S. F. 92 Judiciary I
- S. F. 93 Compensation of Public Officers and Employees
- S. F. 94 Insurance
- S. F. 95 Schools and Educational Institutions
- S. F. 96 Military Affairs
- S. F. 97 Cities and Towns
- S. F. 98 Cities and Towns
- S. F. 99 Election Reform
- S. F. 100 Public Libraries
- S. F. 101 Ways and Means
- S. F. 102 Cities and Towns
- S. F. 103 Public Health'
- S. F. 104 Highways
- S. F. 105 Conservation
- S. F. 106 Governmental Affairs
- S. F. 107 Cities and Towns
- S. F. 108 Ways and Means
- S. F. 109 Manufacturing, Commerce and Trade
- S. F. 110 Cities and Towns
- S. F. 111 Compensation of Public Officers and Employees
- S. F. 112 Cities and Towns

AMENDMENTS FILED

Amend Senate File 1, section 4 by adding after the comma (,) following the word "service" in line 15 the following: "which is defined to include sea duty,".

Further amend Senate File 1, section 7 by adding after the word "said" in line 35 the word "service".

GEORGE FAUL.

Amend Senate File 27 by adding thereto the following section:

- 1 "Sec. 2. This act being deemed of immediate importance
- 2 shall be in full force and effect from and after its passage
- 3 and publication in the Plainfield News, a newspaper published
- 4 at Plainfield, Iowa, and in the American Citizen, a newspaper
- 5 published at Des Moines, Iowa.

GEORGE FAUL.

Amend Senate File 49 by striking all of section 33 and inserting in lieu thereof the following:

- 1 "Sec. 33. This act being deemed of immediate importance,
- 2 shall be in full force and effect from and after its passage
- 3 and publication in the Manly Signal, a newspaper published at
- 4 Manly, Iowa, and the Villisca Review, a newspaper published at
- 5 Villisca, Iowa."

J. T. DYKHOUSE.

Amend Senate File 50 by striking all of section 4 and inserting in lieu thereof the following:

- 1 "Sec. 4. This Act, being deemed of immediate importance,
- 2 shall be in full force and effect from and after its passage and
- 3 publication in The Paullina Times, a newspaper published at
- 4 Paullina, Iowa, and the Hawarden Independent-Chronicle, a
- 5 newspaper published at Hawarden, Iowa."

J. T. DYKHOUSE.

Amend Senate File 51 by striking all of section 2 and inserting in lieu thereof the following:

- 1 "Sec. 2. This Act, being deemed of immediate importance,
- 2 shall be in full force and effect from and after its passage and
- 3 publication in the Lyon County News, a newspaper published at
- 4 George, Iowa, and in The Inwood Herald, a newspaper published
- 5 at Inwood, Iowa."

J. T. DYKHOUSE.

On motion of Senator Elthon, the Senate adjourned until 1:00 p.m., Monday.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, JANUARY 24, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend Sam P. Williamson, pastor of the First Christian church, Fairfield, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Hultman for the day on request of Senator Tudor; Senator Van Eaton for the day on request of Senator Foster.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Faul, from members of the parent-teachers association of Hanawalt and Lincoln high schools of the city of Des Moines, asking that at least twenty-five per cent of the cost of public education come from the general fund.

INTRODUCTION OF BILLS

Senate File 121, by Senator Benson, a bill for an act to legalize the action of the board of supervisors of Greene county, in contracting for the expenditures for the erection of an addition to the maintenance shed for the housing and maintenance of secondary road equipment for said county.

Read first and second times, and passed on file.

Senate File 122, by Senators Watson of Pottawattamie and Faul, a bill for an act to amend section six hundred thirty-eight point twenty-seven (638.27), Code 1946, relating to compensation affidavits of executors, administrators, guardians, trustees, receivers or attorneys.

Read first and second times, and passed on file.

Senate File 123, by Senator Faul, a bill for an act to amend section eight (8) of chapter two hundred forty (240), Acts of

the Fifty-second General Assembly, relating to the tax levy to defray the expense of the county assessor's office in certain counties.

Read first and second times, and passed on file.

Senate File 124, by Senators McMurry and Jacobson, a bill for an act relating to the distributive share or dower of a surviving spouse.

Read first and second times, and passed on file.

Senate File 125, by Senator Byers, a bill for an act to amend section six hundred eighty-two point twenty-three (682.23) of the Code, 1946, relating to the investment of funds by fiduciaries, and to amend section six hundred eighty-two point twenty-six (682.26) of the Code, 1946, relating to the release and discharge of investments and liens of fiduciaries, and to legalize releases of liens heretofore made by fiduciaries.

Read first and second times, and passed on file.

Senate File 126, by Senators Mercer, Berg, Lord, Reilly and Watson of Pottawattamie, a bill for an act to amend chapter three hundred three (303), Code 1946, and to amend sections three hundred three point one (303.1), three hundred three point two (303.2), three hundred three point three (303.3), Code 1946, to establish a state engineering and architectural library and relating to state libraries.

Read first and second times, and passed on file.

Senate File 127, by committee on judiciary 2, a bill for an act relating to the recording of deaf, blind, or severely handicapped persons by the assessor.

Read first and second times, and placed on the calendar.

Senate File 128, by committee on judiciary 2, a bill for an act relating to sales and use tax refunds to governmental bodies.

Read first and second times, and placed on the calendar.

Senate File 129, by Senators Bateson, Bekman and Zastrow, a bill for an act to amend section two hundred seventy-eight point one (278.1), subsection seven (7), Code 1946, relating to the power of electors to vote a schoolhouse tax.

Read first and second times, and passed on file.

Senate File 130, by Senators Bateson, Bekman and Zastrow, a bill for an act to allow sick leave for all public school employees, to specify a definite minimum allowance and to provide for an accumulation of unused time within a school district.

Read first and second times, and passed on file.

Senate File 131, by Senators Bateson, Bekman and Zastrow, a bill for an act to amend section two hundred seventy-nine point ten (279.10), Code 1946, providing for extension of the school year to insure at least one hundred eighty (180) days of classwork and other time for the in-service training of teachers.

Read first and second times, and passed on file.

Senator Elthon asked and received unanimous consent that House Concurrent Resolution 5 be referred to judiciary 2.

ADDITIONAL COPIES

Senator Faul asked and received unanimous consent to have 200 additional copies of Senate Files 97 and 98 printed.

Senator Maytag asked and received unanimous consent to take up the following resolution:

SENATE CONCURRENT RESOLUTION 8 By Maytag and Faul

WHEREAS, in the 1948 official ten-acre corn yield contest sponsored by the Iowa Corn and Small Grain Growers Association the all-time-high world record corn yield of two hundred twenty-four and two-tenths bushels per acre was made by Mr. Carroll L. Brown of Rose Hill in the county of Mahaska, and

WHEREAS, the General Assembly of the State of Iowa is pleased to note that Mr. Brown, a native son, is able to establish this record, and at the same time to participate as an active and able member of the General Assembly, now therefore

Be It Resolved by the Senate, the House Concurring: That the Fifty-third General Assembly of the state of Iowa sincerely congratulates its fellow member, Representative Carroll L. Brown of Rose Hill, Mahaska county, on his great achievement in producing the world record yield of two hundred twenty-four and two tenths bushels of corn to the acre, a record that could only be achieved by the unbeatable triad—a Munificent Providence, the soil of this great state, and an Iowa farmer.

Be It Further Resolved: That copies of this resolution be suitably enrolled and one copy be presented to Representative Brown that it may grace the walls of the Rose Hill manor on the farm which has produced this record corn yield and which farm has been for nearly one hundred

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years in the possession of his family, and one copy presented to Mr. and Mrs. Wirt Brown, parents of Representative Carroll L. Brown, and one copy presented to the Iowa Corn and Small Grain Growers Association.

On motion of Senator Maytag, the resolution was adopted.

COMMITTEE FROM THE HOUSE

A committee from the House appeared and announced that the House was ready to receive the Senate in joint convention.

The Senate proceeded to the House under the direction of the sergeant-at-arms.

JOINT CONVENTION

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

Senator Sharp of Clayton moved that a committee of three be appointed to notify Governor Beardsley that the joint convention was ready to receive him.

Motion prevailed, and President Evans appointed as such committee Siefkas of Clarke and Clark of Appanoose on the part of the House, and Sharp of Clayton on the part of the Senate.

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

President Evans presented to the joint convention Governor Beardsley, who delivered the following budget address:

We are met today to discuss the financial affairs and fiscal policies of the state. As suggested in my message last week, the budget recommendations would be delivered to each of you, and they are now in your hands. In considering these recommendations, we have a real responsibility and important function to perform. We must provide for the necessary functions of government and programs of vital importance to the people of Iowa.

In approaching the problem of making appropriations for financing the government of Iowa, we must ever be conscious of the fact that we are now operating the state and all of its programs, almost entirely free from special taxes.

We must take into consideration the fact that the support and maintenance of local government is primarily dependent upon property taxes.

To guarantee our financial position and to avoid the likelihood of returning to a property tax for the purpose of state government, we

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should immediately set up a tax stabilizing reserve as outlined in my inaugural address.

Current revenues are now at the highest peak in the history of this state. We cannot make appropriations on the assumption that these revenues will always continue at this same level. We should all be realistic, and not establish a cost of government which could prove burdensome in future years.

With that in mind, it is my judgment that all appropriations for the support and maintenance of government should be based on current income of the state. We must follow sound business practices; live within our means, and not dissipate our capital so that it will be unavailable when it is most needed and revenues are inadequate.

No one can foretell what economic conditions will be ten years from now. There are definite indications in commodity price levels, rate of employment and business statistics today which indicate that the inflationary trend may be over. Time and time alone will tell where prices and income will level off.

· A balanced budget based conservatively on probable income is a guarantee to the people of Iowa that their state is being operated on a sound financial basis.

We will be justified in using surplus funds only for establishing a Tax Stabilizing Reserve, financing the soldiers' bonus in part, and for capital improvements which are non-recurring in cost.

The Treasurer of State and State Comptroller have estimated that the unencumbered balance in the State General Fund as of June 30th this year will be in the amount of ninety-seven million, fifty-two thousand, two hundred and fifty dollars and forty-five cents. This estimate is based on the actual collections of the first six months of this fiscal year and the estimate of receipts for the last six months.

Of this amount, I recommend that 40 million dollars be immediately set aside as a Tax Stabilizing Reserve, to be expended only at such time and upon such authority as you shall determine, for the purpose of maintaining our financial stability through economic cycles during periods when the current revenue is insufficient to meet the necessary costs of operating the state government.

I recommend that 36 million, 125 thousand dollars of this surplus be used for the purchase, by the State, of Soldiers' Bonus Bonds to be issued at par without interest. I further recommend that the balance of the funds for the financing of the Soldiers' Bonus be secured through the issuance of another 36 million, 125 thousand dollars' worth of bonds with interest, to be sold to the highest bidder.

This will secure for this purpose 72 million, 250 thousand dollars of the authorized 85 million dollar bond issue. This leaves 12 million, 750 thousand dollars of bonds to be issued in such lots and at such times as and if the funds are needed.

By this method, we will be obligated to pay interest on 36 million, 125 thousand dollars worth of bonds only. If no further bonds are issued, it means the difference between interest on 85 million and 36 million, and a saving in principal and interest requirements of over three

million dollars the first year and a proportionate amount each year thereafter.

After setting aside a Tax Stabilizing Reserve of 40 million dollars, and purchasing 36 million, 125 thousand dollars of Soldiers' Bonus Bonds, our total allocation from surplus would be 76 million, 125 thousand dollars. We will then have a surplus operating balance of approximately 21 million dollars in the General Fund to which I will again refer later in this address.

The Treasurer and Comptroller have estimated that the current revenue for each year of the current biennium will be one hundred million dollars.

Recommendations of Governor in Budget Document Board of Control Institutions—support..... 7,873,700.00 Board of Education Institutions-Total\$ 28,573,479.00 State Aid-State Fair Board Agricultural Societies\$ 175.000.00 Total Recommendations in Printed Budget **\$** 28,748,479.00 Recommendations of Governor in Special Budget Message State Aid-School Districts..... Transportation of Pupils..... Supplemental Education..... General Aid Handicapped Children..... Standard Rural Schools..... Normal Institutes..... \$22,425,000.00 Mining Camp Schools..... Mining Camp Schools (Emergency)..... Revision and Study School Courses..... Improvement of Administration and Instruction Agricultural Land Credits-Including Standing Appropriation \$500,000.00 Chapter 426, Code 1946.....

The distribution of this amount to the respective funds should be on a basis that is fair and equitable to all types of school districts.

Social Welfare

Old Age Assistance, including standing appropriation of	13,650,000.00 120,000.00 1,025,000.00 350,000.00 30,000.00	15,175,000.00
Total		4,000,000.00
Homestead Tax Credit—Standing Unlimited		, .
Appropriation Sub-Section 2, Section 3, Chapter 230 Acts 52nd G. A. (Estimated)		18,000,000.00
Total	,	88,348,479.00
Additional Items	Đ	00,040,479.00
Capital		
Improvements 52nd G.A. Cont'n	Expansion	Proposed
Conservation Appropriations of	of	Devel't.
Commission Projects Projects	Projects	(New)
I. State Parks		
and Reserves. 451,600.00 773,750.00	1,234,000.00	1,134,750.00
II. State Forests 35,000.00 337,000.00		129,500.00
III. State Waters 71,500.00 99,000.00		172,000.00
IV. Dredging 600,000.00 311,000.00 V. Artificial Lake		722,500.00
Development 1,272,000.00 1,369,000.00		2,361,500.00
VI. Erosion Cont'l 77,000.00 270,000.00		59,000.00
VII. Stream and		,
Lake Access 50,000.00 225,000.00		
VIII. Land		
Acquisition 67,000.00 159,000.00		
IX. Design and		
Investigation 89,000.00 576,800.00		
X. State-Wide		590,000.00
Total\$2,713,100.00 \$4,120,550.00	\$1,234,000.00 4,120,550.00	\$5,169,250.00
	5,354,550.00	
•	-,,	5,354,550.00
•		, , ,

10,523,800.00

GENERAL REVENUE FUND CONDITION OF TREASURY July 1, 1949

Treasury Balance June 30, 1949 (Estimated) Appropriation for second fiscal year 52nd G. A Supplemental and Transportation Aid to Sc	. for	97,052,250.45
districts, subject to reversion to general reversion by 53rd G. A.	enue	3,000,000.00
Estimated unencumbered balance, inclu reversion June 30, 1949		100,052,250.45
Reserve General Revenue funds\$ 4 Service Compensation Bonds— Retirement		·
- Septement - September - Sept		
Total disbursements from balance		76,125,000.00
Treasury working balance July 1, 1949		23,927,250.45
Statement for Bienniu	m	
Receipts Treasury working balance July 1, 1949 Appropriable receipts first fiscal year\$10 Appropriable receipts second fiscal year	0,000,000.00	23,927,250.45
Total estimated receipts		200,000,000.00
Total estimated funds available for biennium ending June 30, 1951	_	223,927,250.45
Disbursements	=	
Appropriations		
Recommended and Standing—		
1st fiscal year\$ 8	8,348,479.00	
Recommended and Standing— 2nd fiscal year8	8,348,479.00	
Total for Biennium	6,696,958.00	
	1,250,000.00	
	1,250,000.00	
estimated 1st fiscal year	1,250,000.00	
Conservation Commission—Capital—estimated 2nd fiscal year	1,250,000.00	
		

Total recommended appropriation for	
biennium	\$181,696,958.00
Balance for biennium	42,230,292.45
Total disbursements	\$223,927,250.45

The estimated balance of \$42,230,292.45 or \$21,115,146.22 each year from which balance funds can be supplemented to provide additional funds for road construction in the amount necessary after the Legislature has disposed of additional sources of revenue proposed by the Highway Road Study Committee.

In arriving at the recommendations for maintenance and support, the Comptroller and I have taken into the consideration the funds on which the departments and institutions are now operating. We have provided for the \$300 per year "cost of living" increase for employees receiving three thousand dollars or less per year. We have reconciled these figures from allocations approved for the current quarter and with current payrolls. We have also taken into consideration funds which have been allocated to the departments and institutions by the Interim Committee of the Legislature during the past biennium. We have provided \$50,000 per annum to cover the reduction of income from GI tuition as estimated by the Board of Education.

In view of the fact that the State Office Building Project was initiated by the Forty-ninth General Assembly in 1941, and has had the support of each succeeding administration and Legislature; and in view of the savings in rentals and the economies and efficiencies in the operation of departments of State Government which can be effected by bringing them into one central building, I recommend that this General Assembly provide the necessary funds to construct the State Office Building.

The present state office building committee has labored diligently and tirelessly, and in a few days will submit their report and current bids on this project to the General Assembly. I urge your most serious consideration of this report.

In conclusion, I would suggest, if it meets with your approval, that we dispose of appropriation matters before we take up the subject of tax revision. Let us first determine our needs, proceeding in an economical and businesslike matter. In doing this, we will be discharging our responsibilities to the people of the state.

There are several matters of policy which must be considered in these budget recommendations—policies which affect the future of the state.

The Comptroller and I will be glad to discuss these matters with your respective committees.

Financial and budget items are subjects of great importance and we are prepared to make them a first order of business in our work with you.

As a former member of both the House and Senate, I wish to assure you of my appreciation of the importance of your work and my desire to cooperate with you at all times. 181,696,95 42,230,2%

23,927,25. '2 each ™

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

The minutes of the joint convention were read and approved.

Weichman of Benton moved that the joint convention be now dissolved.

Motion prevailed.

The Senate returned to the Senate chamber and resumed regular session, President Evans presiding.

MESSAGE FROM THE HOUSE

The following message was received from the House:

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

Senate Concurrent Resolution 8 congratulating Hon. Carroll L. Brown, Mahaska county, on his production of the world record yield of corn to the acre.

A. C. GUSTAFSON, Chief Clerk.

REPORT OF LEGISLATIVE ADVISORY COMMITTEE ON PROPOSED STATE OFFICE BUILDING

TO THE PRESIDENT OF THE SENATE AND SPEAKER OF THE HOUSE:

Pursuant to the provisions of Senate File 25, Acts of the Fifty-third General Assembly, the legislative advisory committee on proposed state office building, begs leave to report as follows:

The committee was organized on May 12, 1947, as provided for in chapter 307, Acts of the Fifty-second General Assembly. Membership consisted of Senators Hart, Sharp and Mercer, Representatives Long, Hedin and Morrissey. Senator Hart was elected chairman, Representative Hedin, vice chairman, and Representative Morrissey, secretary of the committee.

Immediately thereafter, this legislative advisory office building committee met in joint session with the state executive council as were all subsequent meetings. Plans and specifications so far developed for the proposed state office building were discussed at this time and arrangements made for a later meeting in consultation with architects. second meeting was held on June 18, 1947, at which time Mr. Burdette Higgins of Tinsley, Higgins and Lighter, architect-in-chief, was present and whose architectural services had been previously contracted for on July 8, 1941. After a review of proposed office building plans and the requirements therefor, the architect-in-chief was authorized to revise the plans to add one more story in order to provide the needed accommodations. Other meetings were held on August 26, 1947, and November 18, 1947, when further consideration was given to revision of plans, namely: proposed cafeteria, types of floor system (Robertson or clay tile), fluorescent instead of incandescent lighting, and general discussion of the project. Also careful study was made of the progress of plans preparatory to the advertising for bids on the general contracts.

On March 23, 1948, a meeting was had and final approval was given the up-to-date revised plans for the general contracts, and the secretary of the executive council was authorized to advertise for bids returnable to him for public letting at 10 a. m., May 25, 1948. The date of May 25, 1948, having arrived, the committee in joint session with executive council received the bids on the following branches of the work:

- 1. General Contract
- 2. Heating and Plumbing Contract
- 3. Air Conditioning Contract
- 4. Electric Wiring Contract
- 5. Floor and Wall Covering Contract
- Elevator Contract.

The results of the bidding indicated that in the aggregate they totaled more than the amount of funds presently available. The question was raised as to whether or not the committee could legally award contracts for other than a completed building. An attorney general's opinion was requested. On June 15, 1948, the attorney general ruled that it was the intent of previous legislatures that a completed building be planned, and in view of the fact that total bids for a completed building were in excess of funds appropriated previously, the committee could not legally award contracts.

On June 22, 1948, the joint committee met, and in view of the attorney general's ruling and upon his recommendation, entered into an extension contract agreement with all low bidders to hold open their bids until February 15, 1949, for acceptance or rejection under the same conditions and specifications as set forth in the original notice to bidders instead of the customary thirty days. Agreements were executed with all low bidders except electric wiring and floor and wall covering contractors who declined to do so.

On December 14, 1948, the committee met and authorization was given to re-advertise for bids on electric wiring and floor and wall covering contracts returnable January 18, 1949, at 10 a. m. On this date, bids were opened and examined and following is a tabulation of all low bids pending on all branches of the work adjusted to incorporate the Robertson floor system, and conforming to approved specifications and which bids must be accepted or rejected by February 15, 1949:

1.	General Contract	.\$2,789,526.00
2.	Heating and Plumbing Contract	. 268,9 62.00
3.	Air Conditioning Contract	469,590.00
4.	Electric Wiring Contract	474,778.00
5.	Floor and Wall Covering Contract	90,250.00
6.	Elevator Contract	. 180 , 928 .00

Total Construction Contracts\$4,274,034.00

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Because the requirements of the various departments of state to be housed in the proposed office building have not been finally determined, and the additional space provided by the extra story has not been entirely assigned (approximately 16,000 square feet remain unallocated) it was decided bids on the interior movable partitions would not be taken until after general contracts were awarded. Bids on the office furnishing and equipment have also not been taken.

Summarizing, the total low bids plus estimates for completing and furnishing the building and including architects' fees for planning and supervision of construction total approximately \$5,000,000.00. There remains an expendable \$2,500,000.00 from previous appropriations. will be required an additional appropriation of \$2,500,000.00 if the state office building comes into being.

Respectfully submitted,

Legislative Advisory Committee, State Office Building.

STANLEY L. HART. Chairman. PHILIP T. HEDIN, Vice Chairman. EDWARD J. MORRISSEY. Secretary. SENATOR LEROY S. MERCER. SENATOR FERN E. SHARP. REPRESENTATIVE HARVEY J. LONG.

COMMUNICATION FROM STATE APPEAL BOARD

The following communication was received:

COMMUNICATION FROM THE OFFICE OF THE STATE COMPTROLLER

January 24, 1949.

To the Secretary of the Senate, Chief Clerk of the House of Representatives:

In accordance with the provisions of chapter 25, Code of 1946, there is submitted herewith claims acted upon by the state board of appeal at a meeting held on January 20,1949. Each claim bears the recommendation of the board and is as shown in the schedule attached. Claims Nos. 85, 86, 88, 89, 90, 91, 93, 94, 95, 96, 97 and 67-A are claims filed with the appeal board. Claims H-108 to H-119, inclusive, are claims originally filed with the state highway commission, and passed upon by

the appeal board.

There are also submitted letters and information relating to claims already on file with the claims committee which refer to changes made at the meeting on January 20. These data are to be forwarded to the claims committee in order that they may correct their records.

> RAY E. JOHNSON, Chairman, State Appeal Board.

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1948-1949 CLAIMS REPORT

1948-1949 CLAIMS FILED WITH STATE APPEAL BOARD

No.	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved by Board
85	Linwood Stone Products Co. Buffalo, Iowa Claim relating to damage done by cattle belonging to Soldiers' Orphans' Home, Davenport	\$ 30.12	\$ 30.12
86	Rev. K. K. Ballinger Omaha, Nebraska Expense incident to death of his Son at Ledges State Park	408.20	Rejected
88	Webster County, Iowa, Refund of Motor Fuel Tax, Gasoline used on County Farm	607.20	Submitted without recommendation
89	Miss Pearl Ambrose State Cosmetology Dept. Unpaid travel and other expense	• 569.91	569.91
90	Miss Mae Davenport State Cosmetology Dept. Unpaid travel and other expense	580.25	580.25
91	Mrs. Inga Jepsen State Cosmetology Dept. Unpaid travel and other expense	394.35	394.35
93	Des Moines County—Drainage District No. 7—Refund of Drainage Taxes paid by the District on State Property	845.98	705. 4 5
94	Merrill Runyan Fort Dodge, Iowa—Damage claimed for false imprisonment	25,000.00	Rejected
95	G. E. Pearson Allendorf, Iowa Refund of Gasoline Taxes	50.24	Rejected
96	Scott County, Iowa Refund of use and Sales Tax paid by the County	1,815.72	1,815.72
97	Muscatine Rural Fire Dept. Refund of sales tax paid on a fire truck	188.10	188.10
67-A	Robert Stoker, 1230 5th Ave., Des Moines, Iowa—Loss of time from work due to an injury while applying for a driver's license at a State building	217.00	42.00

1949 CLAIMS

1949 Claim No.	County Name and Address of Claimant Ca	ause of Claim	Amount of Claim	Recommend. of Commission	Recommend. of Appeal Bd.	OURNAL
108	Polk	ollision	31.43	31.43	31.43	F
109	JonesMrs. Ralph Lahey, Hopkinton, IowaPe		246.00	0	Reject	
110	Lucas Francis R. Sodolski, Lake George, Colo Co	ollision	134.77	. 0	Reject	fo.
111	ClarkeRobt. Vanderflugt, Osceola, Iowa	ollision	122.92	0	Reject	-
112	HamiltonClaude Hindel, Estherville, Iowa	ollisio h	121.90	121.90	121.90	=
113	Poweshiek W. L. Boswell, Marshalltown, Iowa At	uto Damage	319.16	0	Reject	HE
114	DavisBen Cline, Ottumwa, Iowa	ollision	126.87	126.87	126.87	
115	Johnson D. J. Lundahl, Rock Island, Ill	ollision	67.10	67.10	67.10 .	. #
116	HumboldtJohn F. Johnson, Abilene, Kan	ollision	350.94	0	Reject	Ħ
117	MahaskaLloyd Mathes, Oskaloosa, IowaCr	rop damage	16.50	16.50	16.50	\triangleright
118	ClintonJ. Ray Fialka, Cedar Rapids, Iowa	ollision	226.53	226.53	226.5 3	SENATE
119	KeokukIrving Smith, What Cheer, Iowa	ollision	52.73	0	Reject	[-]

PROOFS OF PUBLICATION

Published copy of House File 21 and verified proof of publication of said bill in the Fayette County Union, West Union, on January 20, 1949, is on file with the Secretary of the Senate.

Also:

Published copy of House File 22 and verified proof of publication of said bill in the Denison Bulletin, on December 31, 1948, is on file with the Secretary of the Senate.

Also:

Published copy of House File 32 and verified proof of publication of said bill in the Glenwood Opinion-Tribune on January 11, 1949, was filed said bill in the Glenwood Opinion-Tribune on January 11, 1949, is on file with the Secretary of the Senate.

Also:

Published proof of House File 102 and verified proof of publication of said bill in the Britt News-Tribune on January 19, 1949, is on file with the Secretary of the Senate.

W. J. SCARBOROUGH, Secretary of Senate.

BILLS ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bills to committee:

S.J.R. 4 Highways

S. F. 113 Iowa Development

S. F. 114 Iowa Development

S. F. 115 Judiciary 2

S. F. 117 Tax Revision

S. F. 118 Judiciary 1

S. F. 119 Agriculture

S. F. 120 Pharmacy

REPORTS OF COMMITTEES

Senator Henningsen submitted the following report:

MR. PRESIDENT: Your committee on cities and towns to which was referred Senate File 7, a bill for an act to amend section 368.30, Code 1946, relating to the use of funds received by a city or town for the extension of fire department services without the corporate limits of such city or town, begs leave to report it has had the same under consideration and recommends the same do pass.

O. H. HENNINGSEN, Chairman.

Ordered passed on file.

Senator Doud submitted the following report:

MR. PRESIDENT: Your committee on judiciary 1 to which was referred Senate File 56, a bill for an act providing for the issuance, sale and

delivery of municipal bonds by the city of West Union, Iowa, begs leave to report it has had the same under consideration and recommends the same do pass.

ALDEN L. DOUD, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 1 to which was referred Senate File 57, a bill for an act relating to Crawford county public hospital bonds, begs leave to report it has had the same under consideration and recommends the same do pass.

ALDEN L. DOUD, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 1 to which was referred Senate File 67, a bill for an act to legalize the corporate acts and proceedings in connection with the renewal of the corporate existence and the adoption of the amended and substituted Articles of Incorporation of the Kellerton Mutual Central Telephone Company, begs leave to report it has had the same under consideration and recommends the same do pass.

ALDEN L. DOUD, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 1 to which was referred Senate File 69, a bill for an act to legalize and validate proceedings taken by the city council of the city of Glenwood, Mills county, Iowa, begs leave to report it has had the same under consideration and recommends the same do pass.

ALDEN L. DOUD, Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend section 2 of Senate File 17 by striking the comma (,) preceding the word "acquire" in line 3 thereof and by inserting a comma (,) following the word "gift" in line 3 thereof.

GEORGE FAUL

Amend Senate File 59, section 3, subsection "a" by striking the following "as provided in section 2 of this act".

JOHN P. BERG.

Amend Senate File 62 by striking from the enacting clause all after the words "An Act to amend" in line 1, and substituting the following: "section 1, chapter 184, acts of the Fifty-second General Assembly relating to the number

of inhabitants in a county for the purpose of zoning".

Further amend Senate File 62, chapter 184, acts of the Fifty-second General Assembly as follows: section 1, by inserting following the numeral (3) in line 2, the words and figures section 1.

JOHN P. BERG.

Amend Senate File 65 by striking all of section 4 and inserting in lieu thereof the following:

Sec. 4. This Act being deemed of immediate importance, shall be in full force and effect from and after its publication in the Cedar Rapids Tribune, a newspaper published in Cedar Rapids, Iowa, and in The Marion Sentinel, a newspaper published in Marion, Iowa, all without expense to the State of Iowa.

FRANK C. BYERS.

Amend Senate File 70 by adding the following additional sections:

- 1. "Said assistant shall also serve as legal counsel for all special committees created by the legislature to make studies and recommendations to the next session of the General Assembly of this state, and to draft bills for said committees."
- 2. "The attorney general may also appoint two additional legislative assistants to serve during the regular session of the legislature and for one month prior thereto, whose duties shall be to assist the full-time assistant herein referred. They shall devote their entire time to said duties, and shall receive a salary of five hundred dollars per month, and in addition thereto they shall receive their actual and necessary traveling expenses. Said salary and expenses shall be paid out of the general fund of the state not otherwise appropriated."
- 3. Amend the title by striking from lines one (1) and two (2) of the title the words "a legislative assistant" and by inserting in lieu thereof the word "assistants"; and further amend the title by striking the word "Assistant" at the end of the title and by inserting in lieu thereof the word "Assistants".

GEORGE FAUL.

Amend Senate File 82 by striking from line 3 the word "ten" and inserting in lieu thereof the word "eight".

GEORGE FAUL

Amend Senate File 86 by striking the word "the" in line 4 of section 1, and inserting in lieu thereof the word "such".

JOHN P. BERG.

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Tuesday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, JANUARY 25, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend E. Frohart, pastor of the Methodist church, Indianola, Iowa.

INTRODUCTION OF BILLS

Senate File 132, by Senators Bateson and McCarville, a bill for an act to amend section three hundred twenty-one point four hundred ninety-nine (321.499), Code 1946, relating to the definition of the word "person".

Read first and second times, and passed on file.

Senate File 133, by Senator Leo, a bill for an act to amend section four hundred twenty-two point fifty-one (422.51), Code 1946, relating to sales tax and the collection thereof.

Read first and second times, and passed on file.

Senate File 134, by committee on judiciary 1, a bill for an act relating to limitations on insurance risks.

Read first and second times, and placed on the calendar.

Senate File 135, by committee on judiciary 1, a bill for an act to repeal chapter two hundred sixty-five (265), Code 1946, relating to federal maternity and infancy aid.

Read first and second times, and placed on the calendar.

Senate File 136, by committee on judiciary 1, a bill for an act to amend section four hundred forty-five point forty (445.40), Code 1946, relating to penalty on unpaid personal taxes.

Read first and second times, and placed on the calendar.

Senate File 137, by committee on judiciary 1, a bill for an act to repeal section six hundred one point one hundred thirty-one (601.131), Code 1946, and enact a substitute therefor relating to fees of justices of the peace and constables, and to repeal

chapter two hundred eighty-two (282), Act of the Fifty-second General Assembly.

Read first and second times, and placed on the calendar.

Senate File 138, by committee on judiciary 1, a bill for an act relating to fire insurance contracts.

Read first and second times, and placed on the calendar.

Senate File 139, by committee on judiciary 1, a bill for an act relating to combination and limitation of insurance risks.

Read first and second times, and placed on the calendar.

Senate File 140, by committee on judiciary 1, a bill for an act to amend section one hundred forty-seven point seventy-seven (147.77), Code 1946, relating to licenses for itinerant practitioners licensed by the department of health.

Read first and second times, and placed on the calendar.

Senate File 141, by Senators Doud, Colburn, McCarville, Knudson and Prentis (Kingsley, Clarke, Cornick, Stevens, Moore, Armstrong, Brown and Schwengel), a bill for an act to amend chapter forty-three (43), Code 1946, relating to nominations by primary elections, and to provide for a preference vote for the office of President of the United States.

Read first and second times, and passed on file.

Senate File 142, by committee on public lands and buildings, a bill for an act to appropriate additional funds for erecting and equipping a state office building on the state capitol grounds.

Read first and second times, and referred to committee on appropriations.

Senate File 143, by Senator Dykhouse, a bill for an act to exempt from payment of sales tax those residents of other states which impose no sales tax and to amend section four hundred twenty-two point forty-five (422.45), Code 1946.

Read first and second times, and passed on file.

PROOF OF PUBLICATION

Published copy of Senate File 57 and verified proof of publication of said bill in the Denison Bulletin on December 31, 1948, is on file with the Secretary of the Senate.

W. J. SCARBOROUGH, Secretary.

Senator Hart asked and received unanimous consent to take up the report of the legislative advisory committee on proposed state office building, found on pages 135, 136 and 137 of the Senate Journal, and moved its adoption.

The motion prevailed and the report was adopted.

THIRD READING OF BILLS

On motion of Senator Faul, Senate File 7, a bill for an act to amend section three hundred sixty-eight point thirty (368.30), Code 1946, relating to the use of funds received by a city or town for the extension of fire department services without the corporate limits of such city or town, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Berg moved that the bill be read a third time.
(See page 154)

Senator Faul asked and received unanimous consent that further action on Senate File 7 be deferred and that the bill be placed on the calendar under "Unfinished Business."

On motion of Senator Hultman, Senate File 69, a bill for an act to legalize and validate proceedings taken by the city council of the city of Glenwood, Mills county, Iowa, authorizing and providing for the construction of extensions and improvements to its municipal waterworks and the issuance and sale of municipal waterworks revenue bonds to defray the cost thereof and pledging the net future revenues to pay said bonds and to legalize and validate said bonds, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Hultman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 50:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes
Martin

Maytag
McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp

Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: None.

Absent or not voting: None.

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

Senator Hultman moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Myrland, Senate File 57, a bill for an act to legalize and validate the special election and the proceedings authorizing and providing for the issuance, sale and delivery of county public hospital bonds by Crawford county, Iowa, and the provisions made for taxes for the payment of said bonds and declaring said bonds issued and sold pursuant to said election, and proceedings to be valid obligations of said county, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Myrland moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 50: Augustine

Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes

Martin

Maytag
McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts

Sharp

Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West

Whitehead

Zastrow

Nays: None.

Absent or not voting: None.

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

Senator Myrland moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

EXECUTIVE SESSION

On motion of Senator Elthon the Senate resolved itself into executive session.

The Senate in executive session confirmed the following appointment:

Robert C. Lappen of Des Moines, Polk county, Iowa, for the appointment of a member of the board of control of state institutions for the unexpired portion of the regular term, ending July 1, 1953.

The Senate arose from executive session and resumed regular session.

On motion of Senator Elthon the Senate recessed until 1:30 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

BILLS ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bills to committee:

- S. F. 121 Judiciary 2
- S. F. 122 Judiciary 2
- S. F. 123 Tax Revision
- S. F. 124 Judiciary 1
- S. F. 125 Judiciary 2
- S. F. 126 Public Libraries
- S. F. 129 Tax Revision
- S. F. 130 Schools and Educational Institutions
- S. F. 131 Schools and Educational Institutions

REPORTS OF COMMITTEES

Senator Doud submitted the following report:

MR. PRESIDENT: Your committee on judiciary 1 to which was referred Senate File 37, a bill for an act to legalize the corporate acts and proceedings in connection with the renewal of the corporate existence and the adoption of the amended, substituted and renewal articles of incorporation of The Bennett Company and to provide for the renewal of the charter of the said The Bennett Company, begs leave to report it has had the same under consideration and recommends the same do pass.

ALDEN L. DOUD, Chairman.

Ordered passed on file.

Senator Whitehead submitted the following report:

MR. PRESIDENT: Your committee on printing to which was referred Senate File 90, a bill for an act to amend section seventeen point nineteen (17.19), Code 1946, relating to legalizing acts of local nature, begs leave to report it has had the same under consideration and recommends the same do pass.

G. E. WHITEHEAD, Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate File 7, section 1, by striking from line 3 the words "or town" and by inserting in lieu thereof the following: "now or hereafter having a population of nine thousand (9,000) or more"; and by striking from line 6 the words "city or town" and by inserting in lieu thereof the words "such city".

GEORGE FAUL

Amend Senate File 79 by striking section 2 and inserting in lieu thereof the following:

"Sec. 2. This Act being deemed of immediate importance shall take effect and be in force from and after its publication in The Iowa Recorder, a newspaper published in the city of Greene, Iowa, and in the Allison Tribune, a newspaper published in the city of Allison, Iowa."

J. KENDALL LYNES.

Amend Senate File 103 section 4 by striking the word "ten" from line 3 and inserting in lieu thereof the word "nine".

E. K. BEKMAN.

Amend Senate File 134 as follows:

1. By striking from line 3 the words "the nine" and by inserting in lieu thereof the word "nine". 2. By amending the title by adding immediately after the word "Act" the following: "to amend section five hundred fifteen point forty-nine (515.49), Code 1946,".

GEORGE FAUL.

On motion of Senator Elthon the Senate adjourned until 10:00 a.m., Wednesday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, JANUARY 26, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend Don C. Bissinger, pastor of the First Methodist church, Wellman, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Watson of O'Brien for the day on request of Senator Jacobson.

INTRODUCTION OF BILLS

Senate File 144, by Senator McMurry (Poston), a bill for an act to permit licensed game breeders to sell pheasants raised by them to markets for the purpose of resale and use for food.

Read first and second times, and passed on file.

Senate File 145, by Senator Jacobson, a bill for an act relating to removal under execution pending appeal in forcible entry and detainer actions commenced in justice of the peace courts.

Read first and second times, and passed on file.

Senate File 146, by Senator Lord, a bill for an act to amend section four hundred twenty point two hundred ninety-seven (420.297), Code of 1946.

Read first and second times, and passed on file.

Senate File 147, by Senators Whitehead, Colburn and Lynes, a bill for an act relating to anti-freeze; to provide that no anti-freeze shall be sold, exposed for sale, or held with intent to sell within this state until inspected by the Department of Agriculture and found to comply with the provisions of this act; to provide inspection fees and distribution of the same; to provide that the department shall be authorized to make rules and regulations; to prohibit certain matters in advertising; to define terms; to provide how this act may be cited; and to provide penalties.

Read first and second times, and passed on file.

Senate File 148, by Senator West, a bill for an act to amend chapter five hundred sixty-six (566) and section five hundred sixty-six point twelve (566.12), Code 1946, relating to cemetery funds and providing for a perpetual maintenance fund.

Read first and second times, and passed on file.

Senate File 149, by Senator Knudson, a bill for an act to amend section four hundred seven point three (407.3), Code 1946, relating to the incurring of indebtedness by cities and towns.

Read first and second times, and passed on file.

Senate File 150, by committee on insurance, a bill for an act to amend chapter five hundred twenty-two (522), Code 1946, relating to the licensing of agents, by repealing sections five hundred twenty-two point two (522.2) and five hundred twenty-two point four (522.4) and enacting substitutes therefor.

Read first and second times, and placed on the calendar.

Senate File 151, by committee on insurance, a bill for an act relating to the examination of insurance companies and to repeal sections five hundred seven point two (507.2), five hundred seven point eighteen (507.18), five hundred fifteen point one hundred thirty (515.130), and five hundred eighteen point thirty-six (518.36), Code 1946, and to enact in lieu thereof a new section.

Read first and second times, and placed on the calendar.

Senate File 152, by committee on insurance, a bill for an act to amend section five hundred eleven point eight (511.8), Code 1946, relating to the assessment of certain intangible property ownd by life insurance companies and associations.

Read first and second times, and placed on the calendar.

Senate File 153, by committee on conservation, a bill for an act to make it permissible for counties to work on certain state roads.

Read first and second times, and placed on the calendar.

Senate File 154, by committee on conservation, a bill for an act to amend section one hundred seven point twenty (107.20), Code 1946, relating to use of stock from the state forest nursery for forestation and water conservation.

Read first and second times, and placed on the calendar.

Senate File 155, by committee on conservation, a bill for an act to amend section one hundred nine point eighty-seven (109.87), Code 1946, relating to the population of wild animals.

Read first and second times, and placed on the calendar.

Senate File 156, by Senators Bateson and Maytag, a bill for an act to amend chapter one hundred eighty-one (181), Acts of the Fifty-second General Assembly, relating to the operation of aircraft while under the influence of intoxicating liquors or habit forming drugs or in a careless or reckless manner and the penalties therefor.

Read first and second times, and passed on file.

Senate File 157, by Senators Bekman, Martin and Reilly, a bill for an act to amend sections four hundred forty-four point twelve (444.12), two hundred fifty-four point five (254.5), two hundred twenty point fifteen (220.15), and section four (4) of chapter one hundred twenty (120), Laws of the Fifty-second General Assembly of Iowa; to repeal section two hundred fifty-four point four (254.4), and to enact a new section in lieu thereof; Code 1946, relating to the cost of care of tuberculous persons in public hospitals.

Read first and second times, and passed on file.

Senate File 158, by Senators Bekman and Whitehead, a bill for an act to amend section eighty-two point twenty-eight (82.28), Code 1946, relating to coal mines and mining.

Read first and second times, and passed on file.

Senate File 159, by Senators Bekman and Whitehead, a bill for an act to repeal sections eighty-two point ninety-six (82.96) and eighty-two point ninety-seven (82.97), Code 1946, and to amend section eighty-two point one hundred one (82.101), Code 1946, relating to coal mines and mining.

Read first and second times, and passed on file.

Senate File 160, by Senators Watson of Pottawattamie and Myrland, a bill for an act to appropriate from the general fund of the state of Iowa to the state soil conservation committee the sum of one million twenty thousand dollars (\$1,020,000) for each

year of the biennium beginning July 1, 1949, and ending June 30, 1951, to carry on soil conservation work in soil conservation districts which are organized under the soil conservation district law, chapter one hundred sixty (160), Code 1946, and to amend said chapter.

Read first and second times, and passed on file.

Senate File 161, by Senators Bekman and Faul, a bill for an act to amend section ninety-six point nineteen (96.19), Code 1946, relating to unemployment compensation and definitions pertaining thereto; to define the term "disqualification for benefits"; to amend section ninety-six point three (96.3), Code 1946, relating to payment of benefits.

Read first and second times, and passed on file.

Senate File 162, by Senators Lynes, Linnevold and Sharp, a bill for an act to amend the law as it appears in chapter ninety-seven (97), Code 1946, relating to old-age and survivors' insurance of certain public employees and regulating the collections of contributions to said system and the payments of benefits thereunder.

Read first and second times, and passed on file.

Senate File 163, by Senator Hattery, a bill for an act to amend section four (4) of chapter one hundred fifty (150), Acts of the Fifty-second General Assembly, relating to the change of boundaries of school districts in certain instances.

Read first and second times, and passed on file.

Senate File 164, by Senator Faul, a bill for an act to amend the law as it appears in chapter three hundred ninety-two (392), Code 1946, relating to the joint use of municipal sewers and providing for an extension of the power and authority of certain cities and towns to collect sewer rentals.

Read first and second times, and passed on file.

Senate File 165, by Senators Bekman and Dykhouse, a bill for an act to amend sections one hundred seventeen point fifteen (117.15), one hundred seventeen point twenty (117.20), one hundred seventeen point twenty-one (117.21), one hundred seventeen point twenty-two (117.22), one hundred seventeen point twentyeight (117.28), one hundred seventeen point thirty-four (117.34), Code 1946, relating to the qualifications and licensing of real estate brokers and salesmen under the provisions of chapter one hundred seventeen (117), Code 1946.

Read first and second times, and passed on file.

Senate File 166, by Senators Bekman and Dykhouse, a bill for an act to amend section one hundred seventeen point three (117.3) and section one hundred seventeen point seven (117.7), Code 1946, relating to the defining real estate brokers and salesmen and with reference to those excluded from the provisions of chapter one hundred seventeen (117), Code 1946.

Read first and second times, and passed on file.

Senate File 167, by Senators Bekman and Dykhouse, a bill for an act to amend section one hundred seventeen point eleven (117.11), Code 1946, relating to the salary and duties of the director of the Iowa real estate commission.

Read first and second times, and passed on file.

Motion withdrawn.

Senator Berg asked and received unanimous consent to withdraw his motion found on page 145 of the Senate Journal, that Senate File 7 be read a third time.

THIRD READING OF BILLS

On motion of Senator Skourup, Senate File 37, a bill for an act to legalize the corporate acts and proceedings in connection with the renewal of the corporate existence and the adoption of the amended, substituted and renewal articles of incorporation of The Bennett Company and to provide for the renewal of the charter of the said The Bennett Company, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Skourup offered the following amendment and moved its adoption:

Amend Senate File 37 by striking all of section 4 and inserting in lieu thereof the following:

"Sec. 4. This Act being deemed of immediate importance shall take effect and be in force from and after its publication in the Labor News, a newspaper published in Burlington, Iowa, and in the Mediapolis New Era, a newspaper published at Mediapolis, Iowa, without cost to the state."

The amendment was adopted.

Senator Skourup moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the yote was:

Ayes, 49:

Augustine Gillespie Hart Bateson Bekman Hattery Benson Henningsen Berg Hultman . Byers Humbert Colburn Jacobson Doud Knudson Dykhouse Leo Elthon Linnevold Lord Faul Fishbaugh Lynes Martin Foster

Maytag
McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts

Sharp
Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 1:

Watson of O'Brien

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

Senator Skourup moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Whitehead, Senate File 90, a bill for an act to amend section seventeen point nineteen (17.19), Code 1946, relating to legalizing acts of local nature, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Whitehead moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Augustine Bateson Bekman Benson Berg Byers Colburn Doud Dykhouse Elthon Faul Fishbaugh Foster Gillespie Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson

Leo Linnevold Lord Lynes Martin Maytag McCarville

Watson of McMurry Reilly Tudor Mercer Ridout Van Eaton• Pottawattamie West Miller Risk Van Patten Myrland Roberts Vittetoe Whitehead Walter Zastrow Parker Sharp Prentis Skourup

Nays: none.

Absent or not voting, 1:

Watson of O'Brien

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

Senator Whitehead moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Doud, Senate File 134, a bill for an act relating to limitations on insurance risks, was taken up and considered.

Senator Faul offered the following amendments and moved their adoption:

Amend Senate File 134 as follows:

- 1. By striking from line 3 the words "the nine" and by inserting in lieu thereof the word "nine".
- 2. By amending the title by adding immediately after the word "Act" the following: "to amend section five hundred fifteen point forty-nine (515.49), Code 1946,".

Senator Lynes took the chair at 10:30 a.m.

The amendments were adopted.

Senator Hattery moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Augustine Faul Knudson Miller Bateson Fishbaugh Leo Myrland Bekman Foster Linnevold Parker Benson Gillespie Lord Prentis Berg Hart Lynes Reilly Byers Hattery Martin Ridout Colburn Henningsen Maytag Risk McCarville Doud Hultman Roberts Dykhouse McMurry Humbert Sharp Elthon Jacobson Mercer Skourup Tudor Van Eaton Van Patten Vittetoe Walter Watson of Whitehead Pottawattamie Zastrow

West

Nays: none.

Absent or not voting, 1:

Watson of O'Brien

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

Senator Hattery moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has adopted the following Senate Concurrent Resolution 7 in which the concurrence of the House was asked:

Approving the payment of bills incurred for the Fifty-third General Assembly.

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

House File 24, a bill for an act authorizing the conveyance of certain land in Scott county, Iowa.

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

House File 38, a bill for an act relating to distributive share of surviving spouse.

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

House File 80, a bill for an act to prohibit the operation of a motor boat while intoxicated.

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

House File 100, a bill for an act providing mailing privileges for the members of the General Assembly.

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

House File 126, a bill for an act providing for the exemption from sales and use tax of purchases made by the certifying and tax levying bodies of the state of Iowa.

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

House File 139, a bill for an act requiring operators of hotels, apartments, rooming houses, inns, tourist parks and tourist camps to keep a record of guests and to prescribe penalties for violations.

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

House File 166, a bill for an act relating to federal maternity and infancy aid.

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

House File 167, a bill for an act relating to the Iowa soldiers' orphans' home and the Iowa juvenile home.

Also: That the House has adopted the following House Concurrent Resolution 6 in which the concurrence of the Senate is asked:

Memorializing Congress of the United States to consider releasing certain areas of taxation.

A. C. Gustafson, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 6 By Schwengel, Olsen, Clarke of Dallas and Hanson (Martin, Doud and Elthon)

A Concurrent Resolution memorializing Congress to consider releasing certain areas of taxation that now are being taken by the Federal Government from the several states of the union.

WHEREAS, the Federal Government and Congress have in years past been encroaching upon sources of revenue that are logically state areas of taxation; and,

WHEREAS, the states of the union have many responsibilities to their citizens in a financial way to carry out their economical program; and

WHEREAS, the states can collect certain taxes more easily than the Federal Government;

NOW, THEREFORE,

Be It Resolved by the House, the Senate Concurring: That the President of the United States, the United States Senate and House of Representatives are hereby memorialized to give serious thought and immediate consideration to the proposition of the release of the area of amusement taxes and federal gasoline tax to the states and to give such further consideration to other tax areas as may be deemed wise and feasible to the local and state governments.

Be It Further Resolved Also: That a copy of this petition be forwarded to each member of the Iowa delegation in Congress and to the President of the United States, to the Vice President of the United States, and to the Speaker of the House of Representatives, and that this proposition be presented to the proper committees in the respective houses at the very earliest possible date.

Be It Further Resolved: That the Speaker of the House of Representatives appoint a member of the House of Representatives and the Lieutenant Governor appoint a member from the Senate, as a committee authorized to contact the ways and means committee of the House of Representatives and the finance committee of the Senate to request a hearing before their respective committees in the interest of the above resolution.

On motion of Senator Elthon, the Senate recessed until 1:30 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

HOUSE MESSAGES CONSIDERED

House File 24, a bill for an act to authorize the sale and conveyance to Aluminum Company of America of certain submerged land in Scott county, Iowa, below ordinary high water mark of Mississippi river.

Read first and second times, and passed on file.

House File 38, a bill for an act to amend section six hundred thirty-six point thirty-two (636.32), Code 1946, relating to distributive share of surviving spouse when decedent dies intestate and without issue.

Read first and second times, and passed on file.

House File 80, a bill for an act providing for penalties to be imposed for the operation of a motor boat while intoxicated or while under the influence of narcotic drugs.

Read first and second times, and passed on file.

House File 100, a bill for an act to provide mailing privileges for the members of the General Assembly.

Read first and second times, and passed on file.

House File 126, a bill for an act repealing chapter two hundred twenty-nine (229), Laws of the Fifty-second General Assembly, and amending section four hundred twenty-two point forty-five (422.45), Code of Iowa, 1946, and providing for the exemption from sales and use tax certifying and tax levying bodies of the state of Iowa.

Read first and second times, and passed on file.

House File 139, a bill for an act to require operators of hotels, apartments, rooming houses, inns, tourist parks and tourist camps to keep a record of guests and to prescribe penalties for violations.

Read first and second times, and passed on file.

House File 166, a bill for an act to repeal chapter two hundred sixty-five (265), Code 1946, relating to federal maternity and infancy aid.

Read first and second times, and passed on file.

House File 167, a bill for an act relating to the Iowa soldiers' orphans' home and the Iowa juvenile home.

Read first and second times, and passed on file.

Senator Doud asked and received unanimous consent that House File 166 be substituted for Senate File 135 now on the Senate calendar.

BILL WITHDRAWN FROM CONSIDERATION

Senator Doud asked and received unanimous consent to withdraw Senate File 135 from further consideration of the Senate.

BILLS ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bills to committee:

- S. F. 132 Judiciary 1
- S. F. 133 Ways and Means
- S. F. 141 Election Reform
- S. F. 143 Tax Revision

REPORTS OF COMMITTEES

Senator Sharp submitted the following report:

MR. PRESIDENT: Your committee on tax revision to which was referred Senate File 5, a bill for an act to amend section twenty-four point seven (24.7), Code 1946, relating to the time for filing supplemental estimates for purposes of taxation, begs leave to report it has had the same under consideration and recommends the same do pass.

F. E. SHARP, Chairman.

Ordered passed on file.

Senator Dykhouse submitted the following report:

MR. PRESIDENT: Your committee on conservation to which was referred Senate File 58, a bill for an act to amend section 109.87, Code 1946, relating to open seasons on fur-bearing animals, and providing for an open season on beaver, begs leave to report it has had the same under consideration and recommends the same do pass.

J. T. DYKHOUSE, Chairman.

Ordered passed on file.

Senator Byers submitted the following report:

MR. PRESIDENT: Your committee on judiciary 2 to which was referred Senate File 79, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of school building bonds by independent school districts of Greene, in the county of Butler, state of Iowa, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANK C. BYERS, Chairman.

Ordered passed on file.

Senator Faul submitted the following report:

MR. PRESIDENT: Your committee on banks, building and loan to which was referred Senate File 86, a bill for an act relating to the collection, payment and dishonor of demand items by banks and the revocation of credit for, and payment of, such items, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE FAUL, Chairman.

Ordered passed on file.

Senator Doud submitted the following report:

MR. PRESIDENT: Your committee on judiciary 1 to which was referred Senate File 39, a bill for an act to legalize the corporate acts, and proceedings in connection with the re-qualification in Iowa of Peoples' Gas & Electric Company, a corporation duly organized and existing under and by virtue of the law of the State of Delaware, and to provide for requalification of such company as a foreign corporation in Iowa, begs leave to report it has had the same under consideration and recommends the same do pass.

ALDEN L. DOUD, Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on judiciary 1 to which was referred Senate File 65, a bill for an act to legalize the corporate existence of the Witwer Grocer Company, begs leave to report it has had the same under consideration and recommends the same do pass.

ALDEN L. DOUD, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 1 to which was referred Senate File 118, a bill for an act to legalize and validate proceedings taken by the town council of the town of Allerton, Iowa, authorizing and constructing certain sewers for the said town, and to authorize payment for same in the amount of \$5,551.16, begs leave to report it has had the same under consideration and recommends the same do pass.

ALDEN L. DOUD, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 1 to which was referred Senate Joint Resolution 2, a resolution proposing amendments to the constitution of the state of Iowa relating to the succession of officers to the office of Governor in the event of death or disability of the Governor or person elected to that office, begs leave to report it has had the same under consideration and recommends the same do pass.

ALDEN L. DOUD, Chairman.

Ordered passed on file.

Senator Henningsen submitted the following report:

MR. PRESIDENT: Your committee on cities and towns to which was referred Senate File 27, a bill for an act to amend section 357.19, Code 1946, relating to the assessment of property in benefited water districts, begs leave to report it has had the same under consideration and recommends the same do pass.

O. H. HENNINGSEN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on cities and towns to which was referred Senate File 102, a bill for an act to amend section 404.5, subsection 29, Code 1946, relating to art funds in certain cities and towns, begs leave to report it has had the same under consideration and recommends the same do pass.

O. H. HENNINGSEN, Chairman.

Ordered passed on file.

Also:

Mr. PRESIDENT: Your committee on cities and towns to which was referred Senate File 112, a bill for an act to amend section three hundred eighty-four point three (384.3), Code 1946, relating to the purchase or acquisition by condemnation of lands by dock boards in cities and towns, begs leave to report it has had the same under consideration and recommends the same do pass.

O. H. HENNINGSEN, Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate File 8 by striking the period
() and the quotation mark (") at the end of line 6 and
substituting a comma (,) therefor and adding the following:
"provided, however, that delinquencies shall accrue on the
first half of such taxes unless they are paid within thirty
(30) days after the date subsequent to April 1, 1949 that
the county treasurer is able to receive payments."

GEORGE FAUL.

Amend Senate File 22 by striking all of section 50 and inserting in lieu thereof the following:

Sec. 50. "This act being deemed of immediate importance shall be in full force and effect from and after its publication in The News, a newspaper published at Plainfield, Iowa, and the Plain Talk, a newspaper published at Des Moines, Iowa."

GEORGE FAUL.

Amend Senate File 58 by striking section 1 and inserting in lieu thereof the following:

"Section 1. Section one hundred nine point eighty-seven (109.87), Code 1946, is amended by striking all of lines twenty-three (23) to thirty-two (32) inclusive and inserting in lieu thereof the following:

'8. Beaver November 10 to January 10. Such open season on beaver, badger, mink, raccoon, skunk, opossum, civet cat, and muskrat to begin at noon on the first day thereof.

9. Red fox or

gray fox Continuous open season.

10. Weasel Continuous open season.

11. Ground hog Continuous open season.

12. Wolf, coyote Continuous open season.

13. Otter Continuous closed season.'"

J. T. DYKHOUSE

Amend Senate File 118 by striking the period at the end of section 2 and adding the following: "Without expense to the State of Iowa."

PEARL W. McMurry

Amend Senate File 146 by striking the period (.) at the end of the title and adding the following: "relating to public utilities in special chartered cities."

HERMAN B. LORD.

Amend House File 139 by inserting after the word "places"

in line 4 the following: ", except sleeping cars of common carriers,".

R. R. BATESON.

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Thursday,

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, JANUARY 27, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend Carl R. Frankhouser, pastor of the United Brethren church, Manly, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Benson for the day on request of Senator Leo.

INTRODUCTION OF BILLS

Senate File 168, by Senator Walter, a bill for an act defining boats and providing for the regulation thereof when navigating the waters within the jurisdiction of this state including the licensing of boats used for hire, and providing penalties for violation of its provisions.

Read first and second times, and passed on file.

Senate File 169, by Senator Reilly, a bill for an act relating to teachers' pension and annuity retirement systems created under chapter two hundred ninety-four (294), Code 1946, to permit payment of accumulated funds to predesignated beneficiaries in the event of death prior to retirement.

Read first and second times, and passed on file.

Senate File 170, by Senators Tudor, Risk, Leo, Colburn, Zastrow and Myrland, a bill for an act to amend section one hundred seventy-three point ten (173.10), Code 1946, relating to the salary of the secretary of the Iowa state fair board and section one hundred seventy-three point twelve (173.12), Code 1946, relating to the salary of the treasurer of the Iowa state fair board.

Read first and second times, and passed on file.

Senate File 171, by Senators Jacobson, Bateson and McCarville, a bill for an act to amend chapter eighty-five (85), Code 1946, as amended by chapter sixty-five (65) of the Acts of the Fifty-second General Assembly; to increase allowances for hospital

services and to change the maximum amount which shall be expended for certain professional hospital and nursing services.

Read first and second times, and passed on file.

Senate File 172, by committee on judiciary 1, a bill for an act relating to abandoned towns and to amend section three hundred sixty-two point eighteen (362.18), Code 1946.

· Read first and second times, and placed on the calendar.

Senate File 173, by committee on judiciary 2, a bill for an act relating to construction of statutes which adopt one or more other statutes by reference in whole or in part.

Read first and second times, and placed on the calendar.

Senate File 174, by committee on judiciary 2, a bill for an act to amend chapter one hundred seventy (170), Acts of the Fifty-second General Assembly, relating to drivers' licenses.

Read first and second times, and placed on the calendar.

Senate File 175, by Senator Faul, a bill for an act to amend section four hundred seventy-nine point ninety-eight (479.98), Code 1946, relating to the issuance of free passes by common carriers.

Read first and second times, and passed on file.

Senate File 176, by Senators Bekman, Martin and Reilly, a bill for an act to amend sections four hundred forty-four point twelve (444.12), two hundred fifty-four point five (254.5), two hundred twenty point fifteen (220.15), and section four (4) of chapter one hundred twenty (120), Laws of the Fifty-second General Assembly of Iowa; to repeal section two hundred fifty-four point four (254.4), and to enact a new section in lieu thereof; Code 1946, relating to the cost of care of tuberculous persons in public hospitals.

Read first and second times, and passed on file.

Senate File 177, by Senators Martin, Vittetoe, Reilly and Henningsen, a bill for an act to amend chapter two hundred seventy-nine (279), Code 1946, relating to contracts of certificated school employees; to provide for a preliminary hearing and discussion of causes for dissatisfaction before notice of termination of con-

tract is given by a board of education to such employee; and to set up the procedure necessary for the discharge of such employee for cause.

Read first and second times, and passed on file.

Senate File 178, by committee on judiciary 2, a bill for an act to amend section six hundred thirty-eight point twenty-three (638.23), Code 1946, relating to compensation of executors and administrators.

Read first and second times, and placed on the calendar.

Senate File 179, by committee on motor vehicles, a bill for an act to amend section three hundred twenty-two point six (322.6), tode 1946, relating to motor vehicle dealers.

Read first and second times, and placed on the calendar.

Senate File 180, by committee on motor vehicles, a bill for an act to amend section three hundred twenty-two point fourteen (322.14). Code 1946, relating to motor vehicle dealers.

Read first and second times, and placed on the calendar.

Senate File 181, by committee on motor vehicles, a bill for an act to amend chapters one hundred thirty-five (135) and one hundred thirty-seven (137), Code 1946, to provide for the reporting of all cases of epilepsy to the state department of public safety by all physicians, local boards of health, health officers and the state department of health.

Read first and second times, and placed on the calendar.

Senate File 182, by committee on motor vehicles, a bill for an act to amend section three hundred twenty-one point three hundred four (321.304), Code 1946, relating to motor vehicles and law of road.

Read first and second times, and placed on the calendar.

Senate File 183, by committee on motor vehicles, a bill for an act to amend section three hundred and twenty-five point twelve (325.12), Code 1946, relating to motor carrier application for certificate.

Read first and second times, and placed on the calendar.

Senate File 184, by committee on motor vehicles, a bill for an act to amend section three hundred twenty-one point twenty (321.20), Code 1946, relating to application for registration of motor vehicles.

Read first and second times, and placed on the calendar.

Senate File 185, by committee on motor vehicles, a bill for an act to amend section eighty point fifteen (80.15), Code 1946, relating to the examination, oath, probation and dismissal of members of the department of public safety.

Read first and second times, and placed on the calendar.

Senate File 186, by Senator Faul, a bill for an act to amend section four hundred twenty-seven point one (427.1), Code 1946, and providing for the procedure to be followed in claiming of exemption from taxation of real estate owned by educational institutions of this state as a part of their endowment fund.

Read first and second times, and passed on file.

Senate File 187, by Senator Lynes, a bill for an act to amend section two hundred seventy-eight point one (278.1), subsection two (2) and chapter two hundred seventy-nine (279), Code 1946, relating to the sale, lease or other disposition of property, belonging to a school district.

Read first and second times, and passed on file.

Senator Elthon asked unanimous consent to take up House Concurrent Resolution 6.

Senator Jacobson moved that House Concurrent Resolution 6 be referred to the committee on tax revision.

Senator Elthon moved as a substitute motion that action on House Concurrent Resolution 6 be deferred for one week.

The substitution was made and adopted.

PRESENTATION OF VISITOR

Senator Miller asked and received unanimous consent to present to the Senate a former member of the Senate, the Honorable W. R. Ritchie of Buena Vista county, who was present in the Senate chamber.

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Published copy of Senate File 115 and verified proof of publication of said bill in the Ames Daily Tribune on January 21, 1949, is on file with the Secretary of the Senate.

Published copy of House File 142 and verified proof of publication of said bill in the Ames Daily Tribune on January 21, 1949, is on file with the Secretary of the Senate.

W. J. SCARBOROUGH, Secretary of the Senate.

THIRD READING OF BILLS

On motion of Senator Faul, Senate File 127, a bill for an act relating to the recording of deaf, blind, or severely handicapped persons by the assessor, was taken up, and considered.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Augustine Hart McCarville Bateson Hattery McMurry Bekman Henningsen Mercer Hultman Miller Berg Byers Humbert Myrland Jacobson Colburn Parker Knudson Doud Dykhouse Leo Reilly Elthon Linnevold Risk Lord Faul Fishbaugh Lvnes Martin Foster

Maytag

Prentis Ridout Roberts Sharp Skourup Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West

Whitehead Zastrow

Absent or not voting, 1:

Renson

Gillespie

Nays: none.

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

Senator Faul moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

Senator Faul asked and received unanimous consent that Senate File 128 be referred to the committee on ways and means.

On motion of Senator Hattery, House File 166, a bill for an act to repeal chapter two hundred sixty-five (265), Code 1946,

Tudor

Van Eaton

Van Patten

Watson of

Watson of

Whitehead

Zastrow

O'Brien

Pottawattamie

Vittetoe

Walter

West

relating to federal maternity and infancy aid, was taken up, and considered.

Senator Hattery moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Hart McCarville Augustine Bateson Hattery McMurry Mercer Bekman Henningsen Miller Berg Hultman Myrland Byers Humbert Parker Colburn Jacobson Doud Knudson Prentis Dykhouse Reilly Leo Ridout Elthon Linnevold Risk Faul Lord Roberts Fishbaugh Lynes Martin Sharp Foster Maytag Skourup Gillespie

Nays: none.

Absent or not voting, 1: Benson

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

Senator Hattery moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Parker, Senate File 137, a bill for an act to repeal section six hundred one point one hundred thirty-one (601.131), Code 1946, and enact a substitute therefor relating to fees of justice of the peace and constables, and to repeal chapter two hundred eighty-two (282), Act of the Fifty-second General Assembly, was taken up, and considered.

Senator Parker moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine
Bateson
Bekman
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh

Foster

Gillespie

Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold

Lord

Lynes

Martin

Maytag
McCarville
McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts

Sharp
Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
West
Whitehead
Zastrow

Nays, 1: Watson of Pottawattamie

Absent or not voting, 1: Benson

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

Senator Parker moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Leo, Senate File 136, a bill for an act to amend section four hundred forty-five point forty (445.40), Code 1946, relating to penalty on unpaid personal taxes, was taken up, and considered.

Senator Leo moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Augustine
Bateson
Bekman
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster
Gillespie

Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes
Martin
Maytag

McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp
Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 1:

Benson

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

Senator Leo moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator McMurry, Senate File 138, a bill for an act relating to fire insurance contracts, was taken up, and considered.

Senator McMurry moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

• • •	
Augustine	Hart
Bateson	Hattery
Bekman ·	Henningsen
Berg	Hultman
Byers	Humbert
Colburn	Jacobson
Doud	Knudson
Dykhouse	Leo
Elthon	Linnevold
Faul	Lord
Fishbaugh	Lynes
Foster	Martin
Gillespie	Maytag

McCarville
McMurry
Mercer
Miller
Myrland
Prenker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp
Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 1:

Benson

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

Senator McMurry moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Bateson, Senate File 139, a bill for an act relating to combination and limitation of insurance risks, was taken up, and considered.

Senator Elthon took the chair at 11:10 a.m.

Senator Byers asked and received unanimous consent that further action on Senate File 139 be deferred and that the bill retain its place on the calendar. On motion of Senator McMurry, Senate File 140, a bill for an act to amend section one hundred forty-seven point seventyseven (147.77), Code 1946, relating to licenses for itinerant practitioners licensed by the department of health, was taken up, and considered.

Senator McMurry moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 46:

Augustine Bateson Bekman Berg Byers Colburn Doud Dykhouse Elthon Faul	Gillespie • Hart Hattery Henningsen Hultman Humbert Jacobson Knudson Leo Linnevold	Martin Maytag McCarville McMurry Mercer Miller Myrland Parker Reilly Ridout	Sharp Skourup Tudor Van Eaton Van Patten Vittetoe Watson of O'Brien West Whitehead
Faul Fishbaugh Foster	Linnevold Lord Lynes	Ridout Risk Roberts	Whitehead Zastrow

Nays, 2:

Prentis

Watson of Pottawattamie

Absent or not voting, 2:
Benson Walter

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

Senator McMurry moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

President Evans took the chair at 11:20 a.m.

On motion of Senator Faul, Senate File 5, a bill for an act to amend section twenty-four point seven (24.7), Code 1946, relating to the time for filing supplemental estimates for purposes of taxation, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Augustine Hart McCarville Tudor Bateson Hattery McMurry Van Eaton Van Patten Bekman Henningsen Mercer Hultman Miller Vittetoe Berg Myrland Walter Byers Humbert Colburn Jacobson Parker Watson of Doud Knudson Prentis O'Brien Dykhouse Reilly Watson of Leo Elthon Linnevold Ridout **Pottawattamie** Faul Lord Risk Fishbaugh Lynes Roberts Whitehead Foster Martin Sharp Zastrow Gillespie Maytag Skourup

Nays: none.

Absent or not voting, 1: Benson

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

Senator Faul moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Faul, Senate File 27, a bill for an act to amend section three hundred fifty-seven point nineteen (357.19), Code 1946, relating to the assessment of property in benefited water districts, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Bateson asked and received unanimous consent that further action on Senate File 27 be deferred and that the bill retain its place on the calendar.

On motion of Senator Knudson, Senate File 39, a bill for an act to legalize the corporate acts and proceedings in connection with the requalification in Iowa of People's Gas & Electric Company, a corporation duly organized and existing under and by virtue of the law of the state of Delaware, and to provide for requalification of such company as a foreign corporation in the state of Iowa, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Knudson offered the following amendment and moved its adoption:

Amend Senate File 39 by striking the letter "s" in the word "qualinications" appearing at the top of page 2, and amend section 4 by striking the period after the word "Iowa" in line 5 and inserting in lieu thereof a comma.

The amendment was adopted.

Senator Knudson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Augustine Hart Bateson Hattery Bekman Henningsen Berg Hultman Byers Humbert Colburn Jacobson Doud Knudson Dykhouse Leo Elthon Linnevold Lord Faul Fishbaugh Lvnes **Foster** Martin Gillespie Maytag

McCarville
McMurry
Mercer
Miller
Miller
Myrland
Parker
Frentis
Reilly
Ridout
Risk
Roberts
Sharp
Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 1:

Benson

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

Senator Knudson moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Dykhouse, Senate File 58, a bill for an act to amend section one hundred nine point eighty-seven (109.87), Code 1946, relating to open seasons on fur-bearing animals, and providing for an open season on beaver, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Dykhouse asked and received unanimous consent to withdraw the amendment filed by him and found on page 118 of the Senate Journal.

Senator Dykhouse offered the following amendment and moved its adoption:

Amend Senate File 58 by striking section 1 and inserting in lieu thereof the following:

"Section 1. Section one hundred nine point eighty-seven (109.87), Code 1946, is amended by striking all of lines twenty-three (23) to thirty-two (32) inclusive and inserting in lieu thereof the following:

'8. Beaver November 10 to January 10. Such open season on beaver, badger, mink, raccoon, skunk, opossum, civet cat, and muskrat to begin at noon on the first day thereof.

9. Red fox or gray fox

Continuous open season. 10. Weasel Continuous open season. 11. Ground hog Continuous open season. 12. Wolf, coyote Continuous open season.

Continuous closed season." 13. Otter

On motion of Senator Faul, the Senate recessed until 1:30 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

THIRD READING OF BILLS

On motion of Senator Lynes, Senate File 79, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of school building bonds by the independent school district of Greene, in the county of Butler, state of Iowa, and the provisions made for the levy and collection of taxes to pay said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said school district, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lynes offered the following amendment and moved its adoption:

Amend Senate File 79 by striking section 2 and inserting in lieu thereof the following:

"Sec. 2. This Act being deemed of immediate importance shall take effect and be in force from and after its publication in The Iowa Recorder, a newspaper published in the city of Greene, Iowa, and in the Allison Tribune, a newspaper published in the city of Allison, Iowa."

The amendment was adopted.

Senator Lynes moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Augustine Bateson Bekman . Berg Byers Colburn Doud Dykhouse Elthon Faul Fishbaugh Foster Gillespie Maytag

Hart Hattery Henningsen Hultman Humbert Jacobson Knudson Leo Linnevold Lord Lynes Martin

McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp Skourup

Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West Whitehead

Zastrow

Nays: none.

Absent or not voting, 1: Benson

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

Senator Lynes moved that the vote by which the bill passed the Senate he reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

Senator Lynes asked and received unanimous consent that Senate File 79 be immediately messaged to the House, which request was complied with.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

House File 168, a bill for an act to amend section four hundred fortysix point twelve (446.12), Code 1946, relating to proof of publication of tax sale notice.

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

House File 169, a bill for an act to amend chapter seven hundred forty-nine (749), Code 1946, relating to the bureau of criminal identification.

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

House File 170, a bill for an act to amend chapter fifty-seven (57), Acts of the Fifty-second General Assembly, relating to the title of property acquired by the state armory board.

A. C. GUSTAFSON, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 168, a bill for an act to amend section four hundred forty-six point twelve (446.12), Code 1946, relating to proof of publication of tax sale notice.

Read first and second times, and passed on file.

House File 169, a bill for an act to amend chapter seven hundred forty-nine (749), Code 1946, relating to the bureau of criminal identification.

Read first and second times, and passed on file.

House File 170, a bill for an act to amend chapter fifty-seven (57), Acts of the Fifty-second General Assembly, relating to the title of property acquired by the state armory board.

Read first and second times, and passed on file.

BILLS ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bills to committee:

- S. F. 144 Conservation
- S. F. 145 Judiciary 2
- S. F. 146 Public Utilities
- S. F. 147 Agriculture
- S. F. 148 Judiciary 1
- S. F. 149 Cities and Towns
- S. F. 156 Aeronautics
- S. F. 157 Public Health
- S. F. 158 Iowa Development
- S. F. 159 Iowa Development
- S. F. 160 Appropriations
- S. F. 161 Social Security
- S. F. 162 Social Security
- S. F. 163 Schools and Educational Institutions
- S. F. 164 Cities and Towns
- S. F. 165 Manufacturing, Commerce and Trade
- S. F. 166 Manufacturing, Commerce and Trade
- S. F. 167 Compensation of Public Officers and Employees
- H. F. 24 Public Lands and Buildings
- H. F. 38 Judiciary 1
- H. F. 80 Conservation

H. F. 100 Governmental Affairs

H. F. 126 Ways and Means

H. F. 139 Judiciary 2

H. F. 167 Board of Control

S. F. 128 Ways and Means

REPORTS OF COMMITTEES

Senator Hart submitted the following report:

MR. PRESIDENT: Your committee on public lands and buildings to which was referred Senate File 61, a bill for an act to authorize the sale and conveyance to Aluminum Company of America of certain submerged land in Scott county, Iowa, below ordinary high water mark of Mississippi river, begs leave to report it has had the same under consideration and recommends the same do pass.

STANLEY L. HART, Chairman.

Ordered passed on file.

Senator Lynes submitted the following report:

MR. PRESIDENT: Your committee on appropriations to which was referred Senate File 142, a bill for an act to appropriate additional funds for erecting and equipping a state office building on the state capitol grounds, begs leave to report it has had the same under consideration and recommends the same do pass.

J. KENDALL LYNES, Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate Joint Resolution 2, amendment 2, by adding after the words "Lieutenant Governor" in line 35 the following: "in joint convention".

GEORGE FAUL.

Amend Senate File 27 by adding immediately following section 1 the following:

"Sec. 2. Section three hundred fifty-seven point nineteen (357.19), Code 1946, is amended by adding in line 15 after the word "property." the following: "The actual value of the property in such cases shall be one and two-thirds the assessed value as shown by the assessment rolls and shall be so determined and ascertained."

Further amend by renumbering the remaining section.

GEORGE FAUL.

Amend Senate File 35 by striking all after the enacting clause and substituting in lieu thereof the following: "Section 1. Section five hundred thirty-four point twenty-one (534.21), Code 1946, is amended by adding thereto the following: "Any such building and loan association and any federal savings and loan association may issue shares in the name of a member with the provision that upon the death of the member thereof the said shares or the proceeds thereof shall be the property of a person designated by the member as beneficiary, and the receipt or acquittance of the person so designated shall be a valid and sufficient release and discharge of such association for the delivery of such shares or the payment so made."

George Faul. Don Risk.

Amend Senate File 102 by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Subsection twenty-nine (29) of section four hundred four point five (404.5), Code 1946, is repealed and the following enacted in lieu thereof:

"Any city having a population of seventy five thousand (75,000) or more, not exceeding one-fourth mill, which shall be used for the purchase, construction, maintenance, and operation of a place for the exhibition of works of art and for the purchase of works of art, or for the support of an established art gallery, museum, institute, or center conducted for the use and benefit of the public and not for profit."

GEORGE FAUL. CHARLES S. VAN EATON.

Amend Senate File 155, section 1, by striking from line 11 the words "of any year".

GEORGE FAUL.

Amend House File 126, section 2, by adding the following subsection:

"7. The gross receipts from all sales of any goods, wares or merchandise to a contractor for the fulfilment of a contract for any tax levying or tax certifying body or governmental subdivision thereof."

J. KENDALL LYNES.

Amend House File 139 by inserting after the word "places" in section 1, line 4, the following: ", except sleeping cars of common carriers,".

R. R. BATESON.

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Friday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, JANUARY 28, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend LaVerne H. Kinzel, pastor of the Union Park Church of Christ, Des Moines, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Benson for the day on request of Senator Leo; Senator Watson of Pottawattamie for the day on request of Senator Knudson.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Faul, from members of the parent-teachers association of Maple Grove school, of the city of Des Moines, asking that at least twenty-five per cent of the cost of public education come from the general fund.

By Senator Tudor, from the Jones county highway employees favoring equality in state and county highway maintenance.

By Senator Whitehead, from residents of Dallas county favoring cosmetology legislation.

INTRODUCTION OF BILLS

Senate File 188, by Senators Risk and Faul, a bill for an act to amend section five hundred thirty-four point nineteen (534.19), Code 1946, relating to loans, investments and powers of building and loan, and savings and loan associations.

Read first and second times, and passed on file.

Senate File 189, by committee on insurance, a bill for an act to repeal section five hundred seven point four (507.4), Code 1946, and chapter two hundred fifty-five (255), Acts of the Fifty-second General Assembly, and to enact a substitute there-

for, relating to the per diem compensation of insurance examiners and assistants.

Read first and second times, and placed on the calendar.

Senate File 190, by committee on insurance, a bill for an act to amend section five hundred fifteen point eighty (515.80), Code 1946, relating to notice of premium due in connection with the forefeiture of insurance policies.

Read first and second times, and placed on the calendar.

Senate File 191, by committee on appropriations, a bill for an act to authorize the custodian of public buildings and grounds of the state of Iowa, under the direction of the governor, to provide and pay for public utilities service, heat, maintenance, minor repairs, and equipment in operating and maintaining the official residence of the governor of Iowa located at 2900 Grand avenue, Des Moines, Polk county, Iowa; also to provide an appropriation from the general fund of the state to pay for the same.

Read first and second times, and placed on the calendar.

MESSAGES FROM THE HOUSE

MR. PRESIDENT: I am directed to inform your honorable body that the House has adopted the report of the legislative advisory committee on the proposed state office building.

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

Senate File 57, a bill for an act to legalize and validate the special election and the proceedings authorizing and providing for the issuance, sale and delivery of county public hospital bonds by Crawford county, Iowa.

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

Senate File 69, a bill for an act to legalize and validate proceedings of the city council of the city of Glenwood, Mills county, Iowa, authorizing and providing for the construction of extensions and improvements to its municipal waterworks.

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

Senate File 90, a bill for an act to amend section 17.19, Code 1946relating to legalizing acts of local nature.

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

Senate File 1.16, a bill for an act making appropriation to defray expense of inaugural ceremonies.

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

House File 19, a bill for an act to amend section three hundred eightyfour point three (384.3), Code 1946, relating to the purchase or acquisition by condemnation of lands by dock boards in cities and towns.

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

House File 196, a bill for an act to amend section six hundred twenty-five point twenty-two (625.22), Code 1946, relating to the taxation of attorney's fees upon judgment on a written contract.

A. C. GUSTAFSON, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 19, a bill for an act to amend section three hundred eighty-four point three (384.3), Code 1946, relating to the purchase or acquisition by condemnation of lands by dock boards in cities and towns.

Read first and second times, and passed on file.

House File 196, a bill for an act to amend section six hundred twenty-five point twenty-two (625.22), Code 1946, relating to the taxation of attorney's fees upon judgment on a written contract

Read first and second times, and passed on file.

PRESENTATION OF VISITORS

Senator Faul asked and received unanimous consent to present to the Senate the newly appointed member of the board of control of state institutions, the Honorable Robert C. Lappen of Des Moines, Iowa, who was present in the Senate chamber.

Mr. Lappen expressed to the members of the Senate his grateful appreciation for the confidence they had shown in him.

Senator Augustine asked and received unanimous consent to present to the Senate the Honorable Otha D. Weairn of Mills county, a former member of the House of Representatives and also a former member of Congress, who was present in the Senate chamber.

Mr. Wearin addressed the Senate briefly.

BILL WITHDRAWN FROM CONSIDERATION

Senator Bekman asked and received unanimous consent to withdraw Senate File 176 from further consideration of the Senate.

Senator Lynes asked unanimous consent that the rules be suspended and that the Senate take up for consideration Senate File 142.

Objection was raised.

Senator Lynes moved that the rules be suspended and that the Senate take up for consideration at this time Senate File 142.

The chair directed the secretary to call the roll to ascertain those present; the result of which was as follows:

Present, 48:

Augustine	Hart	Maytag	Sharp
Bateson	Hattery	McCarville	Skourup
Bekman	Henningsen	McMurry	Tudor
Berg	Hultman	Mercer	Van Eaton
Byers	Humbert	Miller	Van Patten
Colburn	Jacobson	Myrland	Vittetoe
Doud	Knudson	Parker	Walter
Dykhouse	Leo	Prentis	Watson of
Elthon	Linnevold	Reilly	O'Brien
Faul	Lord	Ridout	West
Fishbaugh	Lynes	Risk	Whitehead
Foster	Martin	Roberts	Zastrow
Gillegnie			

Absent, 2, having previously been excused for the day:

Benson Watson of Pottawattamie

Senator Fishbaugh moved as a substitute that Senate File 142 be made a special order of business for Tuesday, February 1, at 10:30 a.m.

The substitute motion was lost.

Senator Jacobson asked and received unanimous consent that Senate File 142 be explained in detail to the members of the Senate.

Senator Hart, chairman of the advisory committee on the proposed state office building presented to the Senate a detailed explanation of the proposed office building.

On the question, "Shall the motion by Senator Lynes to consider Senate File 142 at this time be adopted?" the vote was:

Ayes, 34:

Augustine Hattery McMurry Tudor Bekman Mercer Van Eaton Henningsen Van Patten Myrland Berg Hultman Byers Jacobson Parker Vittetoe Doud Knudson Walter Reilly Dykhouse Lord Risk Watson of O'Brien Elthon Lynes Roberts Martin Foster Sharp Whitehead Hart Maytag Skourup

Nays, 14:

McCarville Ridout Bateson Gillespie Colburn Humbert Miller West Faul **Prentis** Zastrow Leo Fishbaugh Linnevold

Absent or not voting, 2:

Watson of Benson **Pottawattamie**

The motion was adopted.

THIRD READING OF BILLS

On motion of Senator Lynes, Senate File 142, a bill for an act to appropriate additional funds for erecting and equipping a state office building on the state capitol grounds, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lynes moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Rule 8 was invoked.

Ayes, 38:

Augustine Hart Maytag Skourup Bateson Hattery McMurry Tudor Bekman Henningsen Mercer Van Eaton Berg Hultman Myrland Van Patten Byers Jacobson Parker Vittetoe Doud Knudson Reilly Walter Dykhouse Linnevold Ridout Watson of Elthon O'Brien Lord Risk Faul Lynes Roberts Whitehead Foster Martin Sharp

Nays, 10:

Colburn Humbert Miller West Fishbaugh Leo Prentis Zastrow Gillespie McCarville

Absent or not voting, 2:

Benson

Watson of Pottawattamie

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

Senator Lynes moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

UNFINISHED BUSINESS

Senator Dykhouse called up Senate File 58, a bill for an act to amend section one hundred niné point eighty-seven (109.87), Code 1946, relating to open seasons on fur-bearing animals, and providing for an open season on beaver.

On motion of Senator Dykhouse the amendment filed by him and found on pages 175 and 176 of the Senate Journal was adopted.

Senator Dykhouse moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine Hart Maytag Sharp Bateson Hattery McCarville Skourup Bekman Henningsen McMurry Tudor Berg Hultman Mercer Van Eaton Byers Humbert Miller Van Patten Colburn Jacobson Myrland Vittetoe Doud Knudson Parker Walter Dykhouse Prentis Watson of Leo Elthon Linnevold Reilly O'Brien West Faul Lord Ridout Whitehead Fishbaugh Lynes Risk Foster Martin Roberts Zastrow Gillespie

Nays: none.

Absent or not voting, 2:

Benson

Watson of Pottawattamie

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

Senator Dykhouse moved that the vote by which the bill passed

the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

SPECIAL ORDER

Senator Fishbaugh asked and received unanimous consent that Senate File 154 be made a special order of business for Friday, February 4 at 10:30 a.m.

MESSAGE FROM THE HOUSE

The following message was received from the House:

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

House Joint Resolution 6, authorizing the Governor of the state of lows to direct the Iows state highway commission to furnish men and equipment to aid the storm-stricken areas of the state of Nebrasks.

A. C. GUSTAFSON, Chief Clerk.

HOUSE MESSAGE CONSIDERED

House Joint Resolution 6, a joint resolution authorizing the Governor of the state of Iowa to direct the Iowa state highway commission to furnish men and equipment to aid the stricken state of Nebraska and its communities in the existing snow storm emergency.

Read first and second times, and passed on file.

Senator Elthon asked and received unanimous consent that the rules be suspended and that House Joint Resolution 6 be taken up at this time.

Schator Elthon asked and received unanimous consent that the rules be suspended and that House Joint Resolution 6, a joint resolution authorizing the Governor of the state of Iowa to direct the Iowa state highway commission to furnish men and equipment to aid the stricken state of Nebraska and its communities in the existing snow storm emergency, be read a third time.

Senator Van Eaton moved that the resolution be adopted.

On the question, "Shall the joint resolution be adopted?" the vote was:

Ayes, 48:

Augustine Hart Sharp Maytag McCarville Bateson Hattery Skourup Bekman Henningsen Tudor McMurry Berg Hultman Van Eaton Mercer Van Patten Byers Humbert Miller Colburn Jacobson Myrland Vittetoe Doud Knudson Walter Parker Dykhouse Leo Prentis Watson of Elthon Linnevold O'Brien Reilly West Faul Lord Ridout Fishbaugh Whitehead Lynes Risk Foster Zastrow Martin Roberts Gillespie

Nays, none.

Absent or not voting, 2:

Benson Watson of Pottawattamie

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

BILLS ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bills to committee:

- S. F. 168 Conservation
- S. F. 169 Social Security
- S. F. 170 Compensation of Public Officers and Employees
- S. F. 171 Public Health
- S. F. 175 Railroads
- S. F. 176 Governmental Affairs
- S. F. 177 Schools and Educational Institutions
- S. F. 186 Ways and Means
- S. F. 187 Schools and Educational Institutions
- H. F. 168 Judiciary 1
- H. F. 169 Board of Control
- H. F. 170 Public Lands and Buildings

AMENDMENTS FILED

Amend Senate File 106 by striking section 1 and inserting in lieu thereof the following:

"Section 1. Section four hundred sixteen point twelve (416.12), Code 1946, is amended by striking from lines two (2), six (6), and seven (7), the words 'twenty-five thousand' and inserting in lieu thereof the words 'thirty thousand,'".

PAUL E. MCCARVILLE.

On motion of Senator Elthon, the Senate adjourned until 1:30 p.m., Monday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, JANUARY 31, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend G. S. Brueland, pastor of the First Methodist church, Albia, Iowa.

LEAVE OF ABSENCÉ

Leave of absence was granted as follows: Senator Maytag for the day on request of Senator Berg; Senator Reilly for day on request of Senator Augustine; Senator Doud for the day on request of Senator Colburn.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Faul, from members of the parent-teachers association of Byron Rice, Crocker, Howe, Stowe and Roosevelt high schools of the city of Des Moines, asking that at least twenty-five per cent of the cost of public education come from the general fund.

By Senator Myrland, from the Crawford county highway employees favoring equality in state and county highway maintenance.

By Senator Roberts, from residents of Monroe county favoring local option.

INTRODUCTION OF BILLS

Senate File 192, by Senators Doud and McMurry, a bill for an act to amend section forty-three point forty-one (43.41), Code 1946, and repeal section forty-three point forty-four (43.44), Code 1946, relating to the change of party affiliation at primary elections.

Read first and second times, and passed on file.

Senate File 193, by Senators Doud and McMurry, a bill for an act to amend section forty-three point seven (43.7) and section forty-three point forty-nine (43.49), Code 1946, relating to the time of voting the primary election and making a canvass of the returns thereof.

Read first and second times, and passed on file.

Senate File 194, by Senator Walter, a bill for an act to regulate the practice of electricians of the state of Iowa and to provide for penalties for the violation thereof.

Read first and second times, and passed on file.

Senate File 195, by Senator Walter (Walter and Olson), a bill for an act to amend sections one hundred ninety-nine point one (199.1) and one hundred ninety-nine point three (199.3), Code 1946, in regard to agricultural seed.

Read first and second times, and passed on file.

Senate File 196, by Senator Parker, a bill for an act to amend section one hundred thirty-nine point one (139.1), Code 1946, relating to contagious and infectious diseases.

Read first and second times, and passed on file.

Senate File 197, by Senator Zastrow, a bill for an act to amend chapter three hundred seventeen (317), Code 1946, and chapter one hundred sixty-eight (168), Acts of the Fifty-second General Assembly, relating to the control and destruction of noxious weeds.

Read first and second times, and passed on file.

Senate File 198, by Senators Whitehead and McCarville, a bill for an act to provide adequate lights for switch lights and derails used by railroads and to provide for the enforcement thereof.

Read first and second times, and passed on file.

Senate File 199, by Senators Van Eaton, Berg, Henningsen, Hultman, Mercer, Myrland and Reilly, a bill for an act to prevent unfair trade practices in the sale of cigarettes; to prohibit sales of cigarettes below cost; to protect and stabilize the collections of taxes on the sale of cigarettes and of revenues from the licensing of persons engaged in the sale of cigarettes; to confer powers and duties on the Iowa state tax commission and on persons, as herein defined, engaged in the sale of cigarettes at wholesale or retail; and to provide remedies and imposing penalties for violations thereof.

Read first and second times, and passed on file.

Senate File 200, by Senators Miller, Elthon, Fishbaugh, Prentis, Foster, Leo and Watson of Pottawattamie, a bill for an act to amend section forty-three point forty-two (43.42), and section forty-three point forty-four (43.44), Code 1946, relating to change of party affiliation in primary elections.

Read first and second times, and passed on file.

UNFINISHED BUSINESS

Senator Faul called up for further consideration Senate File 7, a bill for an act to amend section three hundred sixty-eight point thirty (368.30), Code 1946, relating to the use of funds received by a city or town for the extension of fire department services without the corporate limits of such city or town.

Senator Faul offered the following amendment and moved its adoption:

Amend Senate File 7, section 1, by striking from line 3 the words "or town" and by inserting in lieu thereof the following: "now or hereafter having a population of nine thousand (9,000) or more"; and by striking from line 6 the words "city or town" and by inserting in lieu thereof the words "such city".

The amendment was adopted.

Senator Faul offered the following amendment to the title and moved its adoption:

Amend the title by striking the words "such city or town" and inserting in lieu thereof the words "cities now or hereafter having a population of nine thousand or more".

The amendment was adopted.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Elthon Martin Hultman Bateson Faul Humbert McCarville Bekman Fishbaugh Jacobson McMurry Benson Foster Knudson Mercer Berg Gillespie Leo Miller Byers Hart Linnevold Myrland Lord Colburn Hattery Parker Dykhouse Henningsen Prentis Lynes

Ridout Risk Roberts Sharp Skourup Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West Whitehead Zastrow

Nays: none.

Absent or not voting, 3:

Doud

Maytag

Reilly

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

Senator Faul moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Bateson, Senate File 139, a bill for an act relating to combination and limitation of insurance risks, was taken up for further consideration.

Senator Bateson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Dykhouse
Elthon
Faul
Fishbaugh
Foster
Gillespie

Hultman Humbert Jacobson Knudson Leo Linnevold Lord Lynes Martin

Hart

Hattery

Henningsen

McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Ridout
Risk
Roberts
Sharp
Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Zastrow

Nays: none.

Absent or not voting, 3:

Doud

Maytag

Reilly

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

Senator Bateson moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed. On motion of Senator Berg, Senate Joint Resolution 2, a resolution proposing amendments to the constitution of the state of Iowa relating to the succession of officers to the office of Governor in the event of death or disability of the Governor or person elected to that office and to amend section four (4) of Article IV and to repeal section nineteen (19) of Article IV and propose a substitute therefor:

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

Section 1. That the following amendments to the constitution of Iowa are hereby proposed:

Amendment 1. Section four (4) of Article IV of the constitution of Iowa is amended by adding thereto the following: "If, upon the completion of the canvass of the votes for Governor and Lieutenant Governor by the General Assembly, it shall appear that the person who received the highest number of votes for Governor has since died, resigned, is unable to qualify, fails to qualify, or for any other reason is unable to assume the duties of the office of Governor for the ensuing term, the powers and duties of the office shall devolve upon the person who received the highest number of votes for Lieutenant Governor until the disability is removed and, upon inauguration, he shall assume the powers and duties of Governor."

Amendment 2. Section nineteen (19) of Article IV of the constitution of the state of Iowa is repealed and the following adopted in lieu thereof: "Sec. 19. If there be a vacancy in the office of Governor and the Lieutenant Governor shall by reason of death, impeachment, resignation, removal from office, or other disability become incapable of performing the duties pertaining to the office of Governor, the President pro tempore of the Senate shall act as Governor until the vacancy is filled or the disability removed; and if the President pro tempore of the Senate, for any of the above causes, shall be incapable of performing the duties pertaining to the office of Governor the same shall devolve upon the Speaker of the House of Representatives; and if the Speaker of the House of Representatives, for any of the above causes, shall be incapable of performing the duties of the office of Governor, the Justices of the Supreme Court shall convene the General Assembly by proclamation and the General Assembly shall organize by the election of a President pro tempore by the Senate and a Speaker by the House of Representatives. The General Assembly shall thereupon immediately proceed to the election of a Governor and Lieutenant Governor."

Sec. 2. The foregoing proposed amendments to the constitution of the state of Iowa are hereby referred to the General Assembly to be chosen at the next general election and the Secretary of State is directed to cause the same to be published as provided by law for three months previous to the time of making such choice, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Faul offered the following amendment and moved its adoption:

Amend Senate Joint Resolution 2, amendment 2, by adding after the words "Lieutenant Governor" in line 35 the following: "in joint convention".

The amendment was adopted.

Senator Berg moved that the resolution be read a third time now, which motion prevailed, and the resolution was read a third time.

On the question "Shall the resolution pass?" the vote was:

Ayes, 47:

Augustine Bateson Bekman Benson Berg Byers Colburn Dykhouse Elthon Faul Fishbaugh Foster Gillespie

Hart Hattery Henningsen Hultman Humbert Jacobson Knudson Leo Linnevold Lord Lynes Martin

McCarville McMurry Mercer Miller Myrland Parker Prentis Ridout Risk Roberts Sharp Skourup

Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West

Whitehead Zastrow

Nays: none.

Absent or not voting, 3:

Maytag Doud

Reilly

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

Senator Berg moved that the vote by which the resolution passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Byers, Senate File 65, a bill for an act to legalize the corporate acts and proceedings in connection with the renewal of the corporate existence and the adoption of renewal amended and substituted articles of incorporation of Witwer Grocer Company, and to provide for the renewal of the charter of said company, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Byers offered the following amendment and moved its adoption:

Amend Senate File 65 by striking all of section 4 and inserting in lieu thereof the following:

Sec. 4. This act, being deemed of immediate importance, shall be in full force and effect from and after its publication in the Cedar Rapids Tribune, a newspaper published in Cedar Rapids, Iowa, and in The Marion Sentinel, a newspaper published in Marion, Iowa, all without expense to the state of Iowa.

The amendment was adopted.

Senator Byers moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Hart McCarville Tudor Bateson Hattery McMurry Van Eaton Van Patten Bekman Henningsen Mercer Benson Hultman Miller Vittetoe Berg Humbert Myrland Walter Byers Jacobson Parker Watson of Colburn Knudson Prentis O'Brien Ridout Watson of Dvkhouse Leo Risk Elthon Linnevold Pottawattamie Faul Lord Roberts West Fishbaugh Sharp Lynes Whitehead Foster Martin Skourup Zastrow Gillespie

Nays: none.

Absent or not voting, 3:

Doud Maytag Reilly

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

Senator Byers moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Colburn, Senate File 86, a bill for an act relating to the collection, payment and dishonor of demand items by banks and the revocation of credit for, and payment of, such items, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Faul offered the following amendment and moved its adoption:

Amend Senate File 86 by striking all of section 3 and inserting in lieu thereof the following:

"Sec. 3. This act being deemed of immediate importance shall be in full force and effect upon its publication in the Northwood Anchor & Index, a newspaper published at Northwood, Iowa, and in The American Citizen, a newspaper published at Des Moines, Iowa."

The amendment was adopted.

Senator Berg offered the following amendment and moved its adoption:

Amend Senate File 86 by striking the word "the" in line 4 of section 1 following the word "receipt", and inserting in lieu thereof the word "such".

The amendment was adopted.

Senator Zastrow moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 45:

Augustine Bateson Bekman Benson Berg Colburn Dykhouse Elthon Faul Fishbaugh Foster Gillespie	Hart Hattery Henningsen Hultman Humbert Jacobson Knudson Leo Linnevold Lord Lynes Martin	McCarville McMurry Mercer Miller Myrland Parker Ridout Risk Roberts Sharp Skourup Tudor	Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West Whitehead Zastrow
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Nays: none.

Absent or not voting, 5:

Byers	Maytag	Prentis	Reill y
Dond			

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

Senator Zastrow moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Faul, Senate File 102, a bill for an act to amend section four hundred four point five (404.5), subsection twenty-nine (29), Code 1946, relating to art funds in certain cities and towns, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Faul offered the following amendment by Senators Faul and Van Eaton and moved its adoption:

Amend Senate File 102 by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Subsection twenty-nine (29) of section four hundred four point five (404.5), Code 1946, is repealed and the following enacted in lieu thereof:

"Any city having a population of seventy-five thousand (75,000) or more, not exceeding one-fourth mill, which shall be used for the purchase, construction, maintenance, and operation of a place for the exhibition of works of art and for the purchase of works of art, or for the support of an established art gallery, museum, institute, or center conducted for the use and benefit of the public and not for profit."

The amendment was adopted.

Senator Byers took the chair at 2:25 p.m.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Hart McCarville Tudor Bateson Van Eaton Hattery McMurry Van Patten Bekman Henningsen Mercer Hultman Miller Benson Vittetoe Humbert Berg Myrland Walter Jacobson Parker Byers Watson of Colburn Knudson Prentis O'Brien Dykhouse Leo Ridout Watson of Elthon Linnevold Risk Pottawattamie West Faul Lord Roberts Fishbaugh Lynes Sharp Whitehead Foster Martin Skourup Zastrow Gillespie

Nays: none.

Absent or not voting, 3:

Doud Maytag Reilly

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

Senator Faul moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator McMurry, Senate File 118, a bill for an act to legalize and validate proceedings taken by the town council of the town of Allerton, Iowa, authorizing and constructing certain sewers for the said town of Allerton, Iowa, and to authorize the payment for the same in the amount of five thousand five hundred fifty-one dollars and sixteen cents (\$5,551.16), with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator McMurry offered the following amendment and moved its adoption:

Amend Senate File 118 by striking the period at the end of section 2 and adding the following: "Without expense to the state of Iewa."

The amendment was adopted.

Senator McMurry moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

ugustine	Hart
ateson	Hattery
ekman	Henningsen
enson	Hultman
erg	Humbert
yers	Jacobson
olburn	Knudson
ykhouse	Leo
Ìthon	Linnevold
aul	Lord
ishbaugh	Lynes
oster	Martin
illespie	

McCarvill
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Ridout
Risk
Roberts
Sharp
Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 3:

Doud

ABBBBBCDEFFF

Maytag

Reilly

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

Senator McMurry moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

MESSAGE FROM THE HOUSE

The following message was received from the House:

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

House Concurrent Resolution 7, memorializing the President of the

United States and Congress to take complete action to relieve the suffering in storm-stricken areas of western states.

A. C. GUSTAFSON, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 7

Whereas, during the past few weeks the severe blizzards in our neighboring western states have caused great losses and suffering inflicted on the livestock.

Be It Resolved by the House, the Senate Concurring: That we hereby request that the President of the United States and Congress take immediate action in every way possible to relieve the situation; that a copy of this resolution be forwarded to the President of the United States Senate, the Speaker of the House of Representatives and to each Iowa Senator and Member of the House of Representatives in the Congress of the United States.

SENATE RESOLUTION 2 By Fishbaugh

Whereas, the highway investigation committee created by the Fifty-second (52d) General Assembly, has filed its report recommending an extensive program of road building and calling for new and additional taxes; and

Whereas, it is most important that the roads and highways to be constructed should be paid for by the various highway users in proportion to their respective use of the roads and highways in order that justice be done the motorists and others; and

Whereas, there is insufficient information available to the General Assembly at the present time on which it can determine the fair amount of taxation to place on each class of highway users; and

Whereas, the American Automobile Association, at its forty-sixth (46th) annual meeting on November 16, 1948, adopted a resolution calling attention to this problem in the following words:

"INVESTIGATION OF EFFECTS OF VEHICLE WEIGHTS ON PAVEMENT

"The roads of the nation are to a serious extent being prematurely pounded to pieces by the increased frequency of use by heavy vehicles. Such highway damage is becoming a more and more serious problem because of the increasing ratio of heavy commercial vehicles.

"There is continual pressure for increased legal load limits. Overloading continues to be a serious problem.

"The association urges that the public roads administration, in cooperation with the state highway departments, make a comprehensive, impartial scientific investigation of the effects of vehicles of various weights upon the different types of road pavements, to determine what weights present and future pavement can support without premature damage. In conjunction with this scientific investigation, the association urges that the same highway organizations make an economic study of what constitutes equitable sharing in the cost of roads by the benefited classes of highway users." and

Whereas, the joint fact-finding committee on highways, streets and bridges of the California legislature requested their state highway engineer to determine and inform the committee upon the comparative cost to construct:

- 1. Highways adequate for use by all legal types of vehicles, including heavy trucks and busses;
- 2. Highways of a design adequate for use by only the lighter vehicles, such as private passenger automobiles and small trucks; and

Whereas, the division of highways of California made such a survey by taking all 105 projects designed and let to contract during the full calendar year of 1947, analyzed each of them upon the basis of actual bid cost as designed for mixed traffic, and then computed corresponding costs for the same projects at the same unit prices but based upon a design considered satisfactory for lighter traffic (private passenger automobiles and small trucks) only; and

Whereas, from such study and analysis, and by applying their finding that heavy trucks and busses generated 45 per cent of the total ton-miles of traffic in their state highway system, they concluded:

- 1. That highways constructed to accommodate both light and heavy vehicles cost approximately 22.2 per cent more than would be required for highways designed with no extra provision for trucks and busses;
- 2. That, since 45 per cent of the ton-miles carried by the highways is generated by heavy trucks and busses, such heavy vehicles were responsible for 55 per cent of the total cost of the projects surveyed; and

Whereas, comparable information as to the cost of constructing high-ways in Iowa should be available to the General Assembly;

Now, Therefore, Be It Resolved by the Senate: That the chief engineer of the Iowa state highway commission be requested to determine and inform the Senate upon the comparative cost to construct:

- 1. Highways adequate for use by all legal types of vehicles, including heavy trucks and busses;
- 2. Highways of a design adequate for use by only the lighter vehicles, such as private passenger automobiles and small trucks; and that, in arriving at said figures, the said engineer take all projects designed and let to contract during the full calendar year 1948, analyze each of them upon the basis of actual bid cost as designed for mixed traffic, and then compute corresponding cost for these same projects at the same unit prices but based upon a design considered satisfactory for lighter traffic (private passenger automobiles and smaller trucks) only.

Be It Further Resolved, that the chief engineer also be requested to inform the Senate as to the percentage of ton-miles carried by the highways of Iowa which were generated by heavy trucks and busses in 1948, and supply any further information he may have concerning the percentage of use of our highways by the various classes of vehicles operating thereon.

Be It Further Resolved, that said chief engineer be requested to supply

a formula, based on the percentage of total cost of construction, the percentage of ton-mile usage, and other relevant factors, to enable the General Assembly to determine what constitutes an equitable sharing in the cost of roads by the various classes of highway users, and to enable it to determine the amount of taxes each such class should pay.

Be It Finally Resolved, that a copy of this resolution be transmitted by the Secretary of the Senate to said chief engineer.

COMMUNICATION

The following communication was received:

STATE OF IOWA

Office of the Governor

Des Moines

January 31, 1949.

Honorable Kenneth A. Evans Lieutenant Governor of Iowa State House Des Moines, Iowa

Dear Governor Evans:

Last week, the Honorable Val Peterson, Governor of Nebraska, asked me to convey his personal thanks to the members of the Fifty-third General Assembly for their prompt action in coming to the relief of the people of our sister state of Nebraska. He expressed his sincere thanks and the grateful appreciation of the people of his state. I ask you to convey this message to the members of the Senate.

I wish to add a word of commendation myself. In this prompt action, the Senate and House were responding to the highest principles of humanity, and, furthermore, were maintaining the fine traditions of Iowa. Please convey my sincere congratulations to the members of the Senate.

Respectfully yours,

WM. S. BEARDSLEY. Governor.

PROOF OF PUBLICATION

Published copy of House File 96 and verified proof of publication of said bill in the Ames Daily Tribune on January 27, 1949, is on file with the Secretary of the Senate.

Published copy of House File 150 and verified proof of publication of said bill in the Jefferson Bee on January 25, 1949, is on file with the Secretary of the Senate.

W. J. SCARBOROUGH, Secretary of the Senate.

ADDITIONAL COPIES

Senator Myrland asked and received unanimous consent to have 500 additional copies of Senate File 199 printed.

RESIGNATION OF PAGE

Clarence Anderson of Polk county tendered his resignation as a page of the Fifty-third General Assembly of Iowa, which resignation was accepted by the President of the Senate.

BILLS ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bills to committee:

S. F. 188 Banks, Building and Loan

H. F. 19 Cities and Towns

H. F. 196 Judiciary 2

REPORTS OF COMMITTEES

Senator Faul submitted the following report:

Mr. PRESIDENT: Your committee on banks, building and loan to which was referred Senate File 34, a bill for an act to amend section five hundred thirty-three point four (533.4), Code 1946, relating to powers of a credit union, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE FAUL, Chairman.

Ordered passed on file.

Senator Zastrow submitted the following report:

MR. PRESIDENT: Your committee on private corporations to which was referred Senate, File 55, a bill for an act amending section 504.2, Code 1946, giving perpetual duration to corporations not for pecuniary profit, construing certain words of chapter 504, Code 1946, under given circumstances, prescribing the notice to be given on dissolution of a corporation, begs leave to report it has had the same under consideration and recommends the same be amended as follows; and when so amended the bill do pass:

Amend section 1 of Senate File 55 by striking in lines 5 and 6 the words "regardless of any provision in their articles for limited duration" and inserting in lieu thereof the words "by so providing in their articles of incorporation or amendments thereto".

Further amend section 1 of Senate File 55 by striking from line 7 the words "of three fourths".

RALPH W. ZASTROW, Chairman.

Ordered passed on file.

Senator Fishbaugh submitted the following report:

Mr. PRESIDENT: Your committee on military affairs to which was referred Senate File 3, a bill for an act to amend section four hundred forty-five point thirty-nine (445.39), Code 1946, and providing for the

remission of interest and penalty upon certain taxes levied upon the property of persons serving in the armed forces of the United States, begs leave to report it has had the same under consideration and recommends the same do pass.

EARL C. FISHBAUGH, Jr., Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate Joint Resolution 1 by striking section 8 and inserting in lieu thereof the following:

"Sec. 8. This joint resolution being deemed of immediate importance shall be in full force and effect from and after publication in the Sibley Gazette-Tribune, a newspaper published at Sibley, Iowa, and The Northwood Anchor & Index, a newspaper published at Northwood, Iowa."

J. T. DYKHOUSE.

Amend section 1 of Senate File 55 by striking in lines 5 and 6 the words "regardless of any provision in their articles for limited duration" and inserting in lieu thereof the words "by so providing in their articles of incorporation or amendments thereto".

Further amend section 1 of Senate File 55 by striking from line 7 the words "of three fourths".

LEROY S. MERCER.

Amend Senate File 166, section 1, by striking line 3 and inserting in lieu thereof the following:

the word "exchanging," in line six (6) the word "auctioning,".

Further amend senate file 166, by striking section 2 and inserting in lieu thereof the following:

Sec. 2. Further amend section one hundred seventeen point three (117.3), Code 1946, by inserting after the word "exchange," in lines nine (9) and ten (10) the word "auction.".

E. K. BEKMAN.

Amend Senate File 187 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section two hundred seventy-eight point one (278.1), subsection two (2), Code 1946, is amended by striking out the period after the word 'thereof' in line four (4) of said subsection, and inserting in lieu thereof a comma, and adding thereto the following: 'provided that nothing in this subsection shall prevent the sale, lease or other disposition by the directors of the school district of real or personal property belonging to said corporation not exceeding ten thousand dollars (\$10,000) in value, as provided in chapter 279 of the Code as amended by section two (2) of this Act.'

"Sec. 2. Chapter two hundred seventy-nine (279), Code 1946, is amended by adding a new section as follows: 'The board

of directors of each school corporation may provide rules for and have power under dated and sealed bids to sell, lease or dispose of, in whole or in part, any school house or site or other property belonging to the corporation of a value not exceeding ten thousand dollars (\$10,000), and direct the application to be made of the proceeds thereof. Any real estate sold shall be appraised by three disinterested freeholders in the school district, appointed by the county superintendent of schools of the county in which said real estate is located."

JOHN BERG.

Amend House File 139, Section 2, line 4, by inserting after the word "handwriting" the following: ", except husband and wife may sign for each other,".

J. T. DYKHOUSE.

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Tuesday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, FEBRUARY 1, 1949.

The Senate met in regular session, President pro tempore Leo presiding.

Prayer was offered by Reverend L. H. Athey, pastor of the First Methodist church, Villisca, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Linnevold for the day on request of Senator Whitehead; Senator Doud for the day on request of Senator Colburn.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Faul, from members of the parent-teachers association of Army Post, Douglas, Hubbell and Riley schools of the city of Des Moines, asking that at least twenty-five per cent of the cost of public education come from the general fund.

INTRODUCTION OF BILLS

Senate File 201, by Senator Jacobson, a bill for an act to amend section four hundred twenty-nine point four (429.4), Code 1946, relating to deductions from the actual value of property which any person is required to have listed or assessed, to provide for the deduction of debts from property referred to in section four hundred twenty-nine point two (429.2), Code 1946, and providing for an exemption from property listed and assessed.

Read first and second times, and passed on file.

Senate File 202, by Senators Watson of O'Brien, Foster, Leo and Colburn, a bill for an act to amend section two hundred point four (200.4), Code 1946, relating to the registration of brands of commercial fertilizer by the department of agriculture.

Read first and second times, and passed on file.

Senate File 203, by committee on military affairs, a bill for an act to amend section one hundred twenty point six (120.6), Code

1946, relating to applicants for examination before the board of examiners in watchmaking.

Read first and second times, and placed on the calendar.

Senate File 204, by Senator Faul, a bill for an act to amend sections seventy-seven point eight (77.8), and seventy-seven point ten (77.10), Code 1946, relating to notaries public.

Read first and second times, and passed on file.

Senate File 205, by Senators Lynes, Zastrow, Linnevold and Leo, a bill for an act to amend sections four hundred thirty-two point one (432.1), five hundred eighteen point thirty-five (518.35), and five hundred twenty point nineteen (520.19), and to repeal section four hundred thirty-two point two (432.2) and enact a substitute therefor, relating to gross premium taxes to be paid by insurance companies and associations.

Read first and second times, and passed on file.

Senate File 206, by committee on judiciary 2, a bill for an act to amend chapter one hundred sixteen (116), Code 1946, relating to accountancy; defining the qualifications of members of the board of accountancy and their powers and duties; fixing the compensation of the secretary and providing for the expenses of the board and its members; providing for meetings of the board; defining the practice of public accounting; providing for examinations of applicants and defining their qualifications; pro-· viding for the issuance of certificates to public accountants and for their registration and authorization to practice; repealing the requirement for a bond; fixing fees for registration and certificates; prescribing rules of practice; providing for an appeal on orders of revocation or suspension of certificates and authorization to practice; prohibiting the unauthorized use of titles of accountants; establishing further exceptions to the act; and defining property rights in working papers of accountants.

Read first and second times, and placed on the calendar.

Senate File 207, by committee on judiciary 2, a bill for an act to amend section two hundred forty-seven point twenty-one (247.21), Code 1946, relating to paroles.

Read first and second times, and placed on the calendar.

Senate File 208, by committee on judiciary 2, a bill for an act relating to nomination papers in behalf of candidates for the county board of education.

Read first and second times, and placed on the calendar.

Senate File 209, by Senators Van Eaton and Myrland, a bill for an act to amend section one (1), chapter two hundred sixteen (216), Acts of the Fifty-second General Assembly, relating to general powers of cities, special charter cities, and towns to levy special taxes to build, purchase or remodel a city or town hall.

Read first and second times, and passed on file.

Senate File 210, by Senator Watson of Pottawattamie, a bill for an act to amend section four hundred twenty-two point thirteen (422.13), and four hundred twenty-two point five (422.5), Code 1946, relating to income taxes and to provide for a joint return by a husband and wife, and splitting of income by a husband and wife equally for income tax purposes.

Read first and second times, and passed on file.

Senate File 211, by Senators Benson and Faul, a bill for an act to legalize certain issues of capital stocks of Iowa corporations, upon compliance herewith.

Read first and second times, and passed on file.

Senate File 212, by committee on insurance, a bill for an act to amend chapter two hundred fifty-six (256), Acts of the Fifty-second General Assembly, relating to group insurance and amending the law to extend its coverage to include students, teachers, administrators and officials of an association.

Read first and second times, and placed on the calendar.

Senate File 213, by Senator Lynes, a bill for an act relating to licenses for the carrying on, or used in the carrying on of any business, trade, vocation, commercial enterprise or undertaking, and providing for revocation of licenses by reason of the possession of gambling devices.

Read first and second times, and passed on file.

Senate File 214, by Senator Lynes, a bill for an act to amend section one hundred seventy point one (170.1), Code 1946, by redefining the term "restaurant".

Read first and second times, and passed on file.

Senate File 215, by Senators Skourup, Lord and Berg, a bill for an act to amend section ninety-six point seven (96.7), Code 1946, as amended, relating to unemployment compensation, to modify certain contribution rates to be paid by employers, and to credit interest to each employer's reserve account.

Read first and second times, and passed on file.

Senate File 216, by committee on conservation, a bill for an act to amend section one hundred nine point one hundred seven (109.107), Code 1946, relating to commercial fishing in the Mississippi river.

Read first and second times, and placed on the calendar.

AMENDMENT WITHDRAWN

Senator Faul asked and received unanimous consent to withdraw the amendment filed by him to Senate File 27 and found on page 179 of the Senate Journal.

THIRD READING OF BILLS

On motion of Senator Reilly, Senate File 112, a bill for an act to amend section three hundred eighty-four point three (384.3), Code 1946, relating to the purchase or acquisition by condemnation of lands by dock boards in cities and towns, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Reilly asked and received unanimous consent that House File 19 be substituted for Senate File 112.

BILL WITHDRAWN FROM CONSIDERATION

Senator Reilly asked and received unanimous consent that Senate File 112 be withdrawn from further consideration of the Senate.

On motion of Senator Reilly, House File 19, a bill for an act to amend section three hundred eighty-four point three (384.3), Code 1946, relating to the purchase or acquisition by condemnation of lands by dock boards in cities and towns, was taken up, and considered.

Senator Reilly moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine Ha
Bateson Ha
Bekman He
Benson Hu
Berg Hu
Byers Jac
Colburn Kn
Dykhouse Le
Elthon Lo
Faul Ly
Fishbaugh Ma
Gillespie Mc

Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Lord
Lynes
Martin
Maytag
McCarville

McMurry Mercer Miller Myrland Parker Prentis Reilly Reildout Risk Roberts

Sharp

Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Zastrow

Nays: none.

Absent or not voting, 2:

Doud

Linnevold

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

Senator Reilly moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Jacobson, Senate File 56, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of municipal hospital bonds by the city of West Union, Iowa, and the provisions made for the levy of taxes for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said city, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Jacobson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine Bateson Bekman Benson Berg Byers Colburn Dykhouse Elthon Faul Fishbaugh Foster Gillespie Hart Hattery

Henningsen Hultman Humbert Jacobson Knudson Leo Miller Lord Myrland Lynes Parker Martin Prentis Reilly Maytag McCarville Ridout McMurry Risk Roberts Mercer

Sharp
Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter

Watson of O'Brien Watson of Pottawattamie West Whitehead Zastrow

Nays: none.

Absent or not voting, 2:
Doud Linnevold

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

Senator Jacobson moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Bekman, Senate File 150, a bill for an act to amend chapter five hundred twenty-two (522), Code 1946, relating to the licensing of agents, by repealing sections five hundred twenty-two point two (522.2) and five hundred twenty-two point four (522.4) and enacting substitutes therefor, was taken up, and considered.

Senator Bekman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine Hart Bateson Hatterv Bekman Henningsen Hultman Benson Humbert Berg Byers Jacobson Colburn Knudson Dykhouse Leo Elthon Lord Faul Lynes Fishbaugh Martin Foster Maytag Gillespie McCarville

McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp Skourup Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 2:

Doud

Linnevold

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

Senator Bekman moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Bekman, Senate File 151, a bill for an act relating to the examination of insurance companies and to repeal sections five hundred seven point two (507.2), five hundred seven point eighteen (507.18), five hundred fifteen point one hundred thirty (515.130), and five hundred eighteen point thirty-six (518.36), Code 1946, and to enact in lieu thereof a new section, was taken up, and considered.

Senator Bekman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine Hart Bateson Hattery Bekman Henningsen Benson Hultman Berg Humbert Byers Jacobson Colburn Knudson Dykhouse Leo Elthon Lord Faul Lynes Pishbaugh Martin Foster Maytag Gillespie McCarville

McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roserts Sharp Skourup Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 2:
Doud Linnevold

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

Senator Bekman moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Faul, Senate File 152, a bill for an act to amend section five hundred eleven point eight (511.8), Code 1946, relating to the assessment of certain intangible property owned by life insurance companies and associations, was taken up, and considered.

Senator Faul moved that the bill be read a third time now,

which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Tudor Hart Augustine McMurrvHattery Mercer Van Eaton Bateson Van Patten Bekman Henningsen Miller Vittetoe Benson Hultman Myrland Walter Berg. Humbert Parker Jacobson Prentis Watson of . Byers O'Brien Knudson Reilly Colburn Ridout Watson of Dykhouse Leo Elthon Lord Risk Pottawattamie Roberts West Faul Lynes Fishbaugh Martin Sharp Whitehead Skourup Zastrow Foster Maytag McCarville Gillespie

Nays: none.

Absent or not voting, 2:

Doud

Linnevold

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

Senator Faul moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Dykhouse, Senate File 155, a bill for an act to amend section one hundred nine point eighty-seven (109.87), Code 1946, relating to the population of wild animals, was taken up, and considered.

Senator Faul offered the following amendment and moved its adoption:

Amend Senate File 155, section 1, by striking from line 11 the words "of any year".

The amendment was adopted.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 44:

Augustine	Colb urn	Hart	Leo
Bateson	Dykhouse	Hattery	Lord
Bekman	Elthon	Henningsen	Lynes
Benson	Faul	Hultman	Martin
Berg	Foster	Humbert	Maytag
Byers	Gillespie	Jacobson	McCarville

McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp Skourup Tudor Van Eaton Vittetoe Walter Watson of

O'Brien West Whitehead Zastrow

Prentis Skouruj

Nays, 4:

Fishbaugh Knudson

Van Patten

Watson of Pottawattamie

Absent or not voting, 2:
Doud Linnevold

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

Senator Faul moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Martin, Senate File 61, a bill for an act to authorize the sale and conveyance to Aluminum Company of America of certain submerged land in Scott county, Iowa, below ordinary high water mark of Mississippi river, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Martin asked and received unanimous consent that House File 24 be substituted for Senate File 61.

BILL WITHDRAWN FROM CONSIDERATION

Senator Martin asked and received unanimous consent that Senate File 61 be withdrawn from further consideration of the Senate.

On motion of Senator Martin, House File 24, a bill for an act to authorize the sale and conveyance to Aluminum Company of America of certain submerged land in Scott county, Iowa, below ordinary high water mark of Mississippi river, was taken up, and considered.

Senator Martin moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 46:

Augustine Bateson Bekman Benson Berg Byers Colburn Dykhouse Elthon Faul Fishbaugh Foster Gillespie Lord Van Patten Parker Reilly Vittetoe Hart Lynes Hattery Ridout Watson of Martin Henningsen Maytag Risk O'Brien McCarville Hultman Roberts Watson of Humbert McMurry Sharp Pottawattamie Jacobson Mercer Skourup West Tudor Whitehead Knudson Miller Myrland Van Eaton Zastrow

Nays, 1:

Prentis

Absent or not voting, 3:

Doud

Linnevold

Walter

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

Senator Martin moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Watson of Pottawattamie, Senate File 173, a bill for an act relating to construction of statutes which adopt one or more other statutes by reference in whole or in part, was taken up, and considered.

Senator Watson of Pottawattamie moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Hart McCarville Skourup Bateson Hattery McMurry Tudor Bekman Henningsen Mercer Van Eaton Benson Hultman Miller Van Patten Berg Humbert Myrland Vittetoe Jacobson Parker Walter Byers Knudson Prentis Watson of Colburn Reilly Dykhouse Leo O'Brien Elthon Ridout Lord Watson of Faul Lynes Risk Pottawattamie Fishbaugh Martin Roberts Whitehead Foster Maytag Sharp Zastrow Gillespie

Nays: none.

Absent or not voting, 3:

Doud

Linnevold

West

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

Senator Watson of Pottawattamie moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Watson of Pottawattamie, Senate File 174, a bill for an act to amend chapter one hundred seventy (170), Acts of the Fifty-second General Assembly, relating to drivers' licenses, was taken up, and considered.

Senator Watson of Pottawattamie moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Bateson Bekman Benson Berg Byers Colburn Dykhouse Elthon Faul Fishbaugh Foster Gillespie

Hart Hattery Henningsen Hultman Humbert Jacobson Knudson Leo Lord

McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp

Skourup Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie Whitehead Zastrow

Nays: none.

Absent or not voting, 3: Doud

Linnevold

Lynes

Martin

Maytag

West

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

Senator Watson of Pottawattamie moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Faul, Senate File 178, a bill for an act to amend section six hundred thirty-eight point twenty-three (638.23), Code 1946, relating to compensation of executors and administrators, was taken up, and considered.

Senator Watson of Pottawattamie took the chair at 11:40 a.m.

Senator Faul asked and received unanimous consent that further action on Senate File 178 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Lynes, Senate File 191, a bill for an act to authorize the custodian of public buildings and grounds of the state of Iowa, under the direction of the Governor, to provide and pay for public utilities service, heat, maintenance, minor repairs, and equipment in operating and maintaining the official residence of the Governor of Iowa located at 2900 Grand avenue, Des Moines, Polk county, Iowa; also to provide an appropriation from the general fund of the state to pay for the same, was taken up, and considered.

Senator Maytag moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

A	Hart	McCarville	G1
Augustine			Skourup
Bateson	Hattery	McMurry	Tudor
Bekman	Henningsen	Mercer	Van Eaton
Benson	Hultman	Miller	Van Patten
Berg	Humbert	Myrland	Vittetoe
Byers ,	Jacobson	Parker	Walter
Colburn	Knudson	Prentis	Watson of
Dykhouse	Leo	Reilly	O'Brien
Elthon	Lord	Ridout	Watson of
Faul	Lynes	Risk	Pottawattamie
Fishbaugh	Martin	Roberts	Whitehead
Foster	Maytag	Sharp	Zastrow
Gillespie	-	-	•

Nays: none.

Absent or not voting, 3:

Doud Linnevold West

The bill having received a constitutional and two-thirds majority was declared to have passed the Senate and the title was agreed to.

Senator Maytag moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Van Eaton, Senate File 179, a bill for an act to amend section three hundred twenty-two point six (322.6), Code 1946, relating to motor vehicle dealers, was taken up, and considered.

On motion of Senator Elthon, the Senate recessed until 1:30 p.m.

AFTERNOON SESSION.

The Senate reconvened, President Evans presiding.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled Senate Files 57, 69, 90 and 116.

DON RISK, Chairman Senate Committee.
GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: Senate Files 57, 69, 90 and 116.

BILLS SENT TO THE GOVERNOR

Senator Risk, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 1st day of February, 1949, sent to the Governor for his approval, Senate Files 57, 69, 90 and 116.

DON RISK, Chairman.

Passed on file.

APPOINTMENT OF PAGE

President Evans announced the appointment of Arthur Dahl of Polk county as a page of the Senate.

On motion of Senator Elthon the Senate recessed until the fall of the gavel.

The Senate reconvened, Senator Hart presiding.

REPORTS OF COMMITTEES

Senator Byers submitted the following report:

MR PRESIDENT: Your committee on judiciary 2 to which was referred. Senate File 115, a bill for an act to legalize the proceedings of the boards of directors of the independent school district of Ames, the North Star school district No. 8 of Franklin township, and the Washington

township school district in transferring certain territory to the Ames independent school district, etc., begs leave to report it has had the same under consideration and recommends the same do pass.

FRANK C. BYERS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 2 to which was referred Senate File 122, a bill for an act to amend section six hundred thirty-eight point twenty-seven (638.27), Code 1946, relating to compensation affidavits of executors, administrators, guardians, trustees, receivers or attorneys, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANK C. BYERS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 2 to which was referred Senate File 125, a bill for an act to amend section six hundred eighty-two point twenty-three (682.23), Code 1946, relating to the investment of funds by fiduciaries, and to amend section six hundred eighty-two point twenty-five (682.25), Code 1946, relating to investments and liens of fiduciaries, and to legalize releases of liens heretofore made by fiduciaries, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANK C. BYERS, Chairman.

Ordered passed on file.

Senator Foster submitted the following report:

MR. PRESIDENT: Your committee on agriculture to which was referred Senate File 28, a bill for an act amending section two hundred ten point ten (210.10), Code 1946, fixing the standard weight per bushel for soybeans, begs leave to report it has had the same under consideration and recommends the bill do pass.

HARLAN C. FOSTER, Chairman.

Ordered passed on file.

Senator Bekman submitted the following report:

MR. PRESIDENT: Your committee on insurance to which was referred Senate File 32, a bill for an act to amend section four hundred twentynine point one (429.1), Code 1946, relating to the proceeds of life insurance policies and the manner of taxation thereof, begs leave to report it has had the same under consideration and recommends the same do pass.

E. K. BEKMAN, Chairman.

Ordered passed on file.

Senator Miller submitted the following report:

MR. PRESIDENT: Your committee on election reform to which was referred Senate File 38, a bill for an act to amend sections fifty-six

point one (56.1) and fifty-six point eight (56.8), Code 1946, requiring candidates in special elections to file election expense statements, begs leave to report it has had the same under consideration and recommends the same do pass.

J. F. MILLER, Chairman.

Ordered passed on file.

Senator Dykhouse submitted the following report:

Mr. PRESIDENT: Your committee on conservation to which was referred Senate File 105, a bill for an act to amend section 110.3, Code 1946, relating to fish and game licenses, begs leave to report it has had the same under consideration and recommends the same be indefinitely postponed.

J. T. DYKHOUSE, Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate File 27 by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Section three hundred fifty-seven point nineteen (357.19), Code 1946, is amended by adding thereto the following: 'Notwithstanding the provisions of this section the final assessment may be but not in excess of one and one-half dollars per lineal foot of abutting frontage for all unimproved property, and may be but not in excess of four dollars per lineal foot of abutting frontage for all improved property. Each parcel of improved property having a frontage of more than one hundred (100) feet per unit of improvement shall be assessed as unimproved property on the frontage in excess of one hundred (100) feet. For the purpose of this act improved property shall be considered to be any property having one habitable dwelling or one business building thereon.'"

RALPH W. ZASTROW.

Amend Senate File 153 as follows: Strike section 1 thereof.

EARL C. FISHBAUGH, JR.

Amend Senate File 153 by striking from line 4 of section 1 the word "land" and inserting in lieu thereof the word "lands".

Further amend Senate File 153 by adding the following section:

Sec. 2. Amend section three hundred eight point four (308.4), Code 1946, by striking the words "or adjacent to any such district" from lines two (2) and three (3).

Further amend Senate File 153 by renumbering the present section 2 to read Sec. 3.

DEVERE WATSON of Pottawattamie.

Amend Senate File 206, section 18, by adding the following:

"Section one hundred sixteen point nineteen (116.19), Code 1946, is further amended by inserting after the comma following the word 'balances' in line three (3) of subsection four (4), the following: 'preparing statements therefrom which are identified as bookkeeping statements,'".

E. K. BERMAN.
PAUL E. McCarville.

On motion of Senator Byers, the Senate adjourned until 10:00 a.m., Wednesday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, FEBRUARY 2, 1949.

The Senate met in regular session, President pro tempore Leo presiding.

Prayer was offered by Reverend J. K. Dallahook, pastor of the Methodist church, Charles City, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Doud for the day on request of Senator Colburn.

PETITION AND MEMORIAL

The following petition was presented and placed on file:

By Senator Hart, from residents of Lee county favoring continuous open season on fox and bounty on same.

INTRODUCTION OF BILLS

Senate File 217, by Senator Walter, a bill for an act to legalize the corporate acts and proceedings in connection with the renewal of the corporate existence and the adoption of amended, substituted and renewed articles of incorporation of Strand Baking Company, and to provide for the renewal of the charter of said company.

Read first and second times, and passed on file.

Senate File 218, by Senator Maytag, a bill for an act to amend section four hundred fifty point four (450.4) of the Code of 1946, by providing for reciprocal exemptions from inhereitance tax upon the passing of property to societies, institutions or associations organized or incorporated under the laws of other states for charitable, religious or educational purposes or to trustees for such uses in other states.

Read first and second times, and passed on file.

Senate File 219, by Senators Bekman, Henningsen and Dykhouse, a bill for an act relating to the licensing and supervision of insurance agents, other than life insurance agents.

Read first and second times, and passed on file.

Senate File 220, by Senator Augustine, a bill for an act to amend chapter six hundred seventy-five (675), Code 1946, relating to paternity of children.

Read first and second times, and passed on file.

Senate File 221, by Senators Elthon, Lynes, Leo, Watson of Pottawattamie, Skourup, Byers, Hart, McMurry, Foster, Bekman, Watson of O'Brien, Henningsen, Linnevold, Van Eaton, Dykhouse, Hultman, Sharp, Van Patten, Vittetoe, Whitehead, Lord, Martin, Risk and Hattery, a bill for an act to create a special reserve fund, and to appropriate and set aside to the special reserve fund the sum of forty million dollars (\$40,000,000) out of the general fund, and to provide that the special reserve fund shall be used to augment the general fund as directed by the Governor.

Read first and second times, and passed on file.

Senate File 222, by Senators Elthon, Lynes, Leo, Watson of Pottawattamie, Skourup, Byers, Hart, McMurry, Foster, Bekman, Watson of O'Brien, Henningsen, Linnevold, Van Eaton, Dykhouse, Hultman, Sharp, Van Patten, Vittetoe, Whitehead, Lord, Martin, Risk and Hattery, a bill for an act to provide a plan for the sale of eighty-five million dollars (\$85,000,000) of state bonds by the treasurer of the state of Iowa pursuant to the provisions of Senate File 492, Acts of the Fifty-second General Assembly, directing the treasurer to purchase thirty-six million one hundred twenty-five thousand dollars (\$36,125,000) of said bonds; provide an appropriation for the retirement of said bonds.

Read first and second times, and passed on file.

SPECIAL PRESENTATION

Senator Mercer asked and received unanimous consent to make the following presentation:

Members of the Senate, I rise to a point of personal privilege. During the next two months this body will consider many topics, most of them vital to the people of Iowa. It will be easy for us, individually,

to become so wrapped up in some particular measure dear to our hearts, that at times we may forget that everything must be considered in its broad perspective. Therefore, I remind my colleagues that of all the crops, of all industries, of all the assets which make Iowa great, our greatest endowment is our young people; our boys and girls; our infants.

Speaking of infants, I now address myself to the Senator from Dubuque. Along this line, he has recently done his bit. In short, he has become a father, an act which reflects great credit upon himself, and upon the other members of the Senate.

Mrs. Reilly is likewise entitled to praise. In fact, the Senator from Dubuque gives her ALL the credit.

It is with great pleasure, therefore, that on behalf of the Senate I present this handsome seat for the future senator from Dubuque. It comes through the courtesy of Mr. Paul McGinn, and I might add, is available commercially to those senators who may have in mind following the distinguished example of Senator Reilly. (Should this commercial appear in the Journal, please do so only at regular space rates.)

Please note that this seat is intended for infants. However, you will observe that it straps securely to the wearer. The way politics are going in Iowa, any Senator who feels he may be in danger of losing his seat will be interested in that feature.

Senator Reilly, please accept this handsome token, and with it goes to yourself, your charming and gracious wife and to your family the compliments and best wishes of the Iowa Senate.

Senator Reilly:

On behalf of Jean and James Roger, the honorary page of this Senate, I accept this precious gift and sincerely thank you all.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

House File 5, a bill for an act relating to the membership, functions and compensation for members of the state soil conservation committee.

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

House File 10, a bill for an act relating to management of drainage or levee districts by trustees and to provide compensation for trustees.

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

House File 14, a bill for an act relating to tax levied for repair, furnishing and care of township buildings.

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

House File 192, a bill for an act relating to the qualifications and licensing of real estate brokers and salesmen.

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

House File 198, a bill for an act transferring from the state comptroller to the state board of control all duties pertaining to the abstracting and certifying claims of institutions for payment.

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

House File 202, a bill for an act relating to the title of the state institution at Woodward.

A. C. GUSTAFSON, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 5, a bill for an act to amend subsections one (1) and three (3) of section one hundred sixty point four (160.4), Code 1946, relating to the membership, functions and compensation of members of the state soil conservation committee.

Read first and second times, and passed on file.

House File 10, a bill for an act to amend sections four hundred sixty-two point fifteen (462.15), four hundred sixty-two point nineteen (462.19), four hundred sixty-two point twenty-seven (462.27), four hundred sixty-two point thirty-one (462.31), four hundred sixty-two point thirty-two (462.32), and four hundred sixty-two point thirty-five (462.35), Code 1946, relating to management of drainage or levee districts by trustees and to provide compensation for trustees.

Read first and second times, and passed on file.

House File 14, a bill for an act to amend section three hundred sixty point eight (360.8), Code 1946, relating to tax levied for repair, furnishing and care of township buildings.

Read first and second times, and passed on file.

House File 192, a bill for an act to amend sections one hundred seventeen point fifteen (117.15), one hundred seventeen point twenty (117.20), one hundred seventeen point twenty-one (117.21), one hundred seventeen point twenty-two (117.22), one hundred seventeen point twenty-eight (117.28), one hundred seventeen point thirty-four (117.34), Code 1946, relating to the qualifica-

tions and licensing of real estate brokers and salesmen under the provisions of chapter one hundred seventeen (117), Code 1946.

Read first and second times, and passed on file.

House File 198, a bill for an act to transfer from the state comptroller to the state board of control all duties pertaining to the abstracting and certifying claims of institutions for payment, and prescribing uniform accounts for institutions under its control and to provide for the pre-audit of claims against said board in the offices of the state board of control.

Read first and second times, and passed on file.

House File 202, a bill for an act to amend chapter two hundred twenty-three (223), Code 1946, relating to the title of the state institution at Woodward.

Read first and second times, and passed on file.

PRESENTATION OF VISITORS

Senator Faul asked and received unanimous consent to present to the Senate twenty-eight members of the 6A class of Curtis school of Des Moines who were present in the balcony with their teacher, Miss Belz.

UNFINISHED BUSINESS

Senator Faul called up Senate File 27, a bill for an act to amend section three hundred fifty-seven point nineteen (357.19), Code 1946, relating to the assessment of property in benefited water districts.

Senator Zastrow offered the following amendment and moved its adoption:

Amend Senate File 27 by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Section three hundred fifty-seven point nineteen (357.19), Code 1946, is amended by adding thereto the following: 'Notwithstanding the provisions of this section the final assessment may be but not in excess of one and one-half dollars per lineal foot of abutting frontage for all unimproved property, and may be but not in excess of four dollars per lineal foot of abutting frontage for all improved property. Each parcel of improved property having a frontage of more than one hundred (100) feet per unit of improvement shall be assessed as unimproved property on the frontage in excess of one hundred (100) feet. For the purpose of this act improved property

shall be considered to be any property having one habitable dwelling or one business building thereon."

The amendment was adopted.

Senator Faul offered the following amendment and moved its adoption:

Amend Senate File 27 by adding thereto the following section:

"Sec. 2. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Plainfield News, a newspaper published at Plainfield, Iowa, and in the American Citizen, a newspaper published at Des Moines, Iowa.

The amendment was adopted.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine	Hart	McCarville
Bateson	Hattery	McMurry
Bekman	Henningsen	Mercer
Benson	Hultman	Miller
Berg	Humbert	Myrland
Byers	Jacobson	Parker
Colburn	Knudson	Prentis
Dykhouse	Leo	Reilly
Elthon	Linnevold	Ridout
Faul	Lord	Risk
Fishbaugh	Lynes	Roberts
Foster	Martin	Sharp
Gillespie Nays, 1:	Maytag	
· ·		

cCarville Skourup
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urker Watson of
centis O'Brien
cilly Watson of
dout Pottawattamie
sk West
bberts Whitehead
larp Zastrow

Walter

Absent or not voting, 1:

Doud

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

Senator Faul moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

THIRD READING OF BILLS

On motion of Senator Byers, Senate File 105, a bill for an act to amend section one hundred ten point three (110.3), Code 1946, relating to fish and game licenses, with report of committee

recommending indefinite postponement, was taken up and considered.

Senator Dykhouse moved the adoption of the committee report.

Senator Jacobson moved the previous question on the motion by Senator Dykhouse.

Roll call was demanded.

On the question "Shall the committee report be adopted?" the vote was:

Ayes, 36:

Augustine Henningsen Bateson Hultman Bekman Humbert Berg Jacobson Colburn Knudson Dvkhouse Leo Lord Elthon Foster Lynes Gillespie Martin Hatterv Maytag

McCarville McMurry Mercer Miller Myrland Parker Ridout Risk

Sharp Skourup Van Patten Walter Watson of O'Brien Watson of Pottawattamie Whitehead

Roberts

Nays, 13:

Benson Byers Faul Fishbaugh

Hart Linnevold Prentis

Reilly Tudor Van Eaton

Vittetoe West Zastrow

Absent or not voting, 1: Doud

The committee report was adopted.

President Evans took the chair at 10:55 a.m.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House File 166 and House Joint Resolution 6.

> DON RISK, Chairman Senate Committee. GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: House File 166 and House Joint Resolution 6

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate File 56, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of municipal hospital bonds by the city of West Union, Iowa, and the provisions made for the levy of taxes for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said city.

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

House File 12, a bill for an act to amend chapter two hundred eighty-four (284), Code 1946, and providing for the distribution and expenditure of funds which may be received from the federal government as a share of federal receipts from the operation of flood control projects.

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

House File 25, a bill for an act authorizing the executive council to sell certain lands belonging to the state of Iowa situated in section twenty-eight (28), township sixty-eight (68) north, range four (4) west of the fifth principal meridian, Lee county, Iowa.

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

House File 55, a bill for an act to amend section three hundred fiftynine point forty-three (359.43), Code 1946, relating to annual levy by township trustees for fire protection.

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

House File 70, a bill for an act to amend section three hundred fiftynine point thirty-five (359.35), Code 1946, relating to use of cemetery funds by township trustees.

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

House File 96, a bill for an act to legalize the corporate acts and proceedings in connection with the renewal of the corporate existence and the adoption of the amended and substituted and renewal articles of incorporation of the Farmers Mutual Fire and Lightning Insurance Association of Story county and to provide for the renewal of the charter of the said Farmers Mutual Fire and Lightning Insurance Association of Story county.

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

House File 118, a bill for an act to amend section four hundred fifty point sixty-three (450.63), Code 1946, relating to the payment of interest on inheritance tax.

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

House File 142, a bill for an act to legalize the proceedings of the boards of directors of the independent school district of Ames, the North Star school district No. 8 of Franklin township, and the Washington township school district in transferring certain territory to the Ames independent school district all within the corporate limits of the city of Ames.

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

House File 150, a bill for an act to legalize the action of the board of supervisors of Greene county, in contracting for the expenditures for the erection of an addition to the maintenance shed for the housing and maintenance of secondary road equipment for said county.

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

House File 206, a bill for an act relating to the reserve requirements of state banks or savings banks or trust companies.

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

House File No. 229, a bill for an act to amend section forty-nine point fifty-six (49.56), Code 1946, relating to the cost of printing general election ballots.

A. C. GUSTAFSON, Chief Clerk.

THIRD READING OF BILLS

On motion of Senator Prentis, Senate File 67, a bill for an act to legalize the corporate acts and proceedings in connection with the renewal of the corporate existence and the adoption of the amended and substituted articles of incorporation of the Kellerton Mutual Central Telephone Company, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Colburn took the chair at 11:05.

Senator Prentis moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Augustine Hart McCarville Tudor Hattery McMurry Van Eaton Bateson Bekman Mercer Van Patten Henningsen Benson Hultman Miller Vittetoe Berg Humbert Myrland Walter Jacobson Parker Watson of Byers Colburn Knudson **Prentis** O'Brien Dykhouse Reilly Watson of Leo Elthon Linnevold Ridout Pottawattamie West Faul Risk Lord Fishbaugh Roberts Lynes Whitehead Foster Martin Sharp Zastrow Gillespie Maytag Skourup

Nays: none.

Absent or not voting, 1:

Doud

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

Senator Prentis moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Dykhouse, Senate File 153, a bill for an act to make it permissible for counties to work on certain state roads, was taken up and considered.

Senator Fishbaugh offered the following amendment and moved its adoption:

Amend Senate File 153, by striking section 1.

Roll call was demanded.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 19:

Benson Lord Hattery Prentis Humbert Colburn McCarville Skourup Faul Knudson McMurry West Fishbaugh Leo Mercer Zastrow Foster Linnevold Miller Nays, 80:

Augustine Elthon Lynes Ridout Bateson Gillespie Martin Risk Bekman Hart Roberts Maytag Berg Henningsen Myrland Sharp Byers Hultman Parker Tudor Dykhouse Van Eaton Jacobson Reilly

Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie Whitehead

Absent or not voting, 1:

Doud

The amendment was lost.

Senator Watson of Pottawattamie offered the following amendment and moved its adoption:

Amend Senate File 153 by striking from line 4 of section 1 the word "land" and inserting in lieu thereof the word "lands".

Further amend Senate File 153 by adding the following section:

Sec. 2. Amend section three hundred eight point four (308.4), Code 1946, by striking the words "or adjacent to any such district" from lines two (2) and three (3).

Further amend Senate File 153 by renumbering the present section 2 to read Sec. 3.

The amendment was adopted.

Senator Dykhouse offered the following amendment and moved its adoption:

Amend the title to Senate File 153 by striking all after the word "Act" in line 1 and inserting in lieu thereof the following: "to amend sections three hundred eight point one (308.1) and three hundred eight point four (308.4), Code 1946, relating to the granting of permission to counties to work on certain state roads."

The amendment was adopted.

Senator Dykhouse moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time:

On the question "Shall the bill pass?" the vote was:

Ayes, 41:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Dykhouse
Elthon
Gillespie
Hart

Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord

Myrland Parker Reilly Ridout Risk Roberts Sharp Skourup Tudor

Maytag

Miller

Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of

Pottawattamie Whitehead Zastrow

Nays, 8:

Faul Fishbaugh

Foster McCarville

Lynes

Martin

McMurry Mercer Prentis West Absent or not voting, 1:

Doud

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

Senator Dykhouse moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Sharp, Senate File 172, a bill for an act relating to abandoned towns and to amend section three hundred sixty-two point eighteen (362.18), Code 1946, was taken up, and considered.

Senator Sharp moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass!" the vote was:

Ayes, 49:

Augustine Hart McCarville Bateson Hattery McMurry Bekman Henningsen Mercer Miller Benson Hultman Humbert Myrland Berg Byers Jacobson Parker Prentis Colburn Knudson Dykhouse Leo Reilly Elthon Linnevold Ridout Faul Lord Risk Fishbaugh Lynes Roberts Foster Martin Sharp Gillespie Maytag Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Zastrow

Nays: none.

Absent or not voting, 1:

Doud

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

Senator Sharp moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Augustine, Senate File 180, a bill for an act to amend section three hundred twenty-two point fourteen (322.14), Code 1946, relating to motor vehicle dealers, was taken up, and considered. Senator Augustine moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Dykhouse
Elthon
Faul
Foster
Gillespie

Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Lord
Lynes
Martin
Maytag
McCarville

McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Zastrow

Nays: none.

Absent or not voting, 3:

Doud

Hart

Fishbaugh

Linnevold

Skourup

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

On motion of Senator Augustine, Senate File 181, a bill for an act to amend chapters one hundred thirty-five (135) and one hundred thirty-seven (137), Code 1946, to provide for the reporting of all cases of epilepsy to the state department of public safety by all physicians, local boards of health, health officers and the state department of health, was taken up, and considered.

Senator Augustine offered the following amendment and moved its adoption:

Amend Senate File 181, section 2, line 6, by inserting the word "by" following the word "characterized".

The amendment was adopted.

Senator Augustine moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine Bateson Bekman Benson Berg Byers Colburn Dykhouse Elthon Faul Fishbaugh Foster Gillespie Hart Hattery

Henningsen Hultman Humbert Knudson Leo

Linnevold	Miller	· Sharp	Watson of
Lord	Myrland	Skourup	O'Brien
Lynes	Parker	Tudor	Watson of
Martin	Prentis	Van Eaton	Pottawattamie
Maytag	Reilly	Van Patten	West
McCarville	Ridout	Vittetoe	Whitehead
McMurry	Risk	Walter	Zastrow
Mercer	Roberts		200000

Nays: none.

Absent or not voting, 2:

Doud

Jacobson

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

Senator Hattery asked and received unanimous consent that further action on Senate File 179 be deferred and that the bill retain its place on the calendar.

On motion of Senator Jacobson, the Senate recessed until 1:30 p.m.

AFTERNOON SESSION

The Senate reconvened, President pro tempore Leo presiding.

EXECUTIVE SESSION

On motion of Senator Elthon, the Senate resolved itself into executive session.

The Senate in executive session received a communication from the Honorable William S. Beardsley, Governor, submitting the name of Henry W. Burma of Allison, Butler county, Iowa, for the appointment as a member of the state board of control of state institutions for the unexpired portion of the regular term ending June 30, 1951, as provided by section 217.3, Code 1946, and after suspending Senate Rule 46 of the Fifty-third General Assembly, the Senate forthwith confirmed the appointment of Henry W. Burma for the term ending June 30, 1951.

The Senate arose from executive session and resumed regular session.

HOUSE MESSAGES CONSIDERED

House File 12, a bill for an act to amend chapter two hundred eighty-four (284), Code 1946, and providing for the distribution

and expenditure of funds which may be received from the federal government as a share of federal receipts from the operation of flood control projects.

Read first and second times, and passed on file.

House File 25, a bill for an act authorizing the executive council to sell certain lands belonging to the state of Iowa situated in section twenty-eight (28), township sixty-eight (68) north, range four (4) west of the fifth principal meridian, Lee county, Iowa.

Read first and second times, and passed on file.

House File 55, a bill for an act to amend section three hundred fifty-nine point forty-three (359.43), Code 1946, relating to annual levy by township trustees for fire protection.

Read first and second times, and passed on file.

House File 70, a bill for an act to amend section three hundred fifty-nine point thirty-five (359.35), Code 1946, relating to use of cemetery funds by township trustees.

Read first and second times, and passed on file.

House File 96, a bill for an act to legalize the corporate acts and proceedings in connection with the renewal of the corporate existence and the adoption of the amended and substituted and renewal articles of incorporation of the Farmers Mutual Fire and Lightning Insurance Association of Story county and to provide for the renewal of the charter of the said Farmers Mutual Fire and Lightning Insurance Association of Story county.

Read first and second times, and passed on file.

House File 118, a bill for an act to amend section four hundred fifty point sixty-three (450.63), Code 1946, relating to the payment of interest on inheritance tax.

Read first and second times, and passed on file.

House File 142, a bill for an act to legalize the proceedings of the boards of directors of the independent school district of Ames, the North Star school district No. 8 of Franklin township, and the Washington township school district in transferring certain territory to the Ames independent school district all within the corporate limits of the city of Ames.

Read first and second times, and passed on file.

House File 150, a bill for an act to legalize the action of the board of supervisors of Greene county, in contracting for the expenditures for the erection of an addition to the maintenance shed for the housing and maintenance of secondary road equipment for said county.

Read first and second times, and passed on file.

House File, 206, a bill for an act relating to the reserve requirements of state banks or savings banks or trust companies.

Read first and second times, and passed on file.

House File 229, a bill for an act to amend section forty-nine point fifty-six (49.56), Code 1946, relating to the cost of printing general election ballots.

Read first and second times, and passed on file.

BILLS ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bills to committee:

- S. F. 192 Election Reform
- S. F. 193 Election Reform
- S. F. 194 Iowa Development
- S. F. 195 Agriculture
- S. F. 196 Public Health
- S. F. 197 Agriculture
- S. F. 198 Railroads
- S. F. 199 Manufacturing, Commerce and Trade
- S. F. 200 Election Reform
- S. F. 201 Ways and Means
- S. F. 202. Agriculture
- S. F. 204 Judiciary 1
- S. F. 205 Insurance
- S. F. 209 Cities and Towns
- S. Fr 210 Ways and Means
- S. F. 211 Private Corporations
- S. F. 213 Judiciary 2
- S. F. 214 Agriculture
- S. F. 215 Social Security
- S. F. 217 Judiciary 1
- S. F. 218 Ways and Means
- II. F. 5 Conservation

H. F. 10 Judiciary 2

H. F. 14 Governmental Affairs

H. F. 192 Iowa Development

H. F. 198 Governmental Affairs

H. F. 202 Board of Control

REPORTS OF COMMITTEES

Senator Sharp submitted the following report:

MR. PRESIDENT: Your committee on tax revision to which was referred Senate File 8, a bill for an act to amend section 445.37, Code 1946, and providing for an extension of the time when taxes shall become delinquent in the year 1949, begs leave to report it has had the same under consideration and recommends the same do pass.

F. E. SHARP, Chairman.

Ordered passed on file.

Senator Faul submitted the following report:

MR. PRESIDENT: Your committee on banks, building and loan to which was referred Senate File 87, a bill for an act relating to the reserve requirements of state banks or savings banks or trust companies, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE FAUL, Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate File 40, by adding at the end of section seventeen (17) the following: "In the event any such tract or parcel of land is sold, such 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 such sale."

HARRY E. WATSON of O'Brien. J. T. DYKHOUSE.

Amend Senate File 125 by striking lines 4 to 10 inclusive of Section 1 and by inserting in lieu thereof the following:

"15. Nothing in this section contained shall be construed as requiring investments of trust funds by fiduciaries to be reported to any court or judge for approval where the trust agreement or other document under which the fiduciary is acting is not being administered under the jurisdiction of any court or the trust agreement, a will or other document under which the fiduciary is acting authorizes or permits the fiduciary to make investments without such approval or without being limited to investments hereinbefore specified."

FRANK C. BYERS.

Amend Senate File 110, section 1, by inserting in line 5 after the comma following the word "boilers" the following: "except domestic heating systems,".

GEORGE FAUL.

Amend Senate File 125 by inserting the following after the word "liens" in line 2 of section 3 thereof: "which have been paid or satisfied in full".

ARTHUR H. JACOBSON.

Amend Senate File 183 by adding a new section as follows: "Sec. 2. Section three hundred twenty-five point eighteen (325.18), Code 1946, is amended by striking therefrom the last sentence in said section."

JOHN R. HATTERY. CHARLES S. VAN EATON.

Amend Senate File 189, by inserting after the comma (,) following the word "examiners" in line 6 the following: "at least one of whom shall be an experienced actuary, and".

GEORGE FAUL.

Amend House File 100 by inserting in line four (4) of section one (1) after the word "assembly" the words, "and the lieutenant governor".

Further amend said House File 100 by adding in line seven (7) of section one (1) after the word, "section" the following: ", provided no member of the general assembly shall expend more than a total of twenty-five dollars for postage in the course of any regular or special session at the expense of the state."

Further amend said House File 100 by striking all of section two (2) and inserting in lieu thereof the following:

"Sec. 2. Section nineteen point twenty-six (19.26), Code 1946, is amended to read as follows: 'Postage shall not be furnished to officers, employees, or committees of the general assembly.'"

Further amend said House File 100 by inserting the following:

"Sec. 3. Section nineteen point twenty-five (19.25), Code 1946, is amended by adding after the word, 'Governor' in line seven (7) the words, 'and lieutenant governor'."

Further amend the title to House File 100 by striking all after the word "Act" and inserting in lieu thereof the following:

"relating to supplies and postage for the members of the General Assembly and the Lieutenant Governor."

R. R. BATESON. RICHARD V. LEO.

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Thursday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, FEBRUARY 3, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend J. I. Thomas, pastor of the Bethel A. M. E. church, Des Moines, Iowa.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Faul, from members of the Iowa branch of American association of university women, and members of the Washington school parent-teachers association of Des Moines, asking that at least twenty-five per cent of the cost of public education come from the general fund.

By Senator Martin, from members of the Scott county bar association favoring an increase in salary for district court judges.

By Senator Parker, from highway employees of Plymouth county favoring equality in state and county highway maintenance.

By Senator Skourup, from Mr. and Mrs. Earl Dowell of Burlington, remonstrative in opposition to proposed legislation making it unlawful to fish with throw lines north of U. S. Highway 34, in the state of Iowa.

INTRODUCTION OF BILLS

Senate File 223, by committee on banks, building and loan, a bill for an act to amend sections five hundred twenty-four point six (524.6) and five hundred twenty-four point seven (524.7), Code 1946, relating to the appointment of, and salaries of, the deputy superintendent of banking and state bank examiners.

Read first and second times, and placed on the calendar.

Senate File 224, by Senator Foster, a bill for an act to amend section five hundred fifteen point thirty-six (515.36), Code 1946, relating to insurance other than life.

Read first and second times, and passed on file.

Senate File 225, by committee on Iowa development, a bill for an act to amend subsection three (3) of section four hundred twenty-two point forty-two (422.42), Code 1946, relating to the definition of "retail sale" or "sale at retail."

Read first and second times, and placed on the calendar.

Senate File 226, by committee on Iowa development, a bill for an act to amend section four hundred twenty-three point one (423.1), Code 146, relating to the application of the use tax and to revise the definition of "use" as contained therein.

Read first and second times, and placed on the calendar.

Senate File 227, by Senator Humbert, a bill for an act to amend section three hundred fifty point one (350.1), Code 1946, relating to bounties on certain wild animals.

Read first and second times, and passed on file.

Senate File 228, by Senators Berg, Lord, Knudson, Whitehead and Leo, a bill for an act to amend chapter three hundred sixty-eight (368), Code 1946, by adding thereto a new section empowering cities and towns by ordinance to provide for the destruction of growing weeds, vines, brush or other growth which constitute health, safety or fire hazards.

Read first and second times, and passed on file.

Senate File 229, by committee on social security, a bill for an act to amend chapter seventy-four (74), Acts of the Fifty-second General Assembly, amending chapter ninety-six (96), Code 1946, relating to employment security and providing methods for terminating an employer's account and to repeal any and all acts inconsistent with the provisions of this act.

Read first and second times, and placed on the calendar.

Senate File 230, by Senator McCarville, a bill for an act to amend section sixty-four point fifteen (64.15), Code 1946, relating to bonds of deputy officers.

Read first and second times, and passed on file.

Senate File 231, by committee on motor vehicles, a bill for an act to amend chapter one hundred seventy-two (172), Acts

of the Fifty-second General Assembly, relating to the giving of proof of financial responsibility and security by owners and operators of motor vehicles.

Read first and second times, and placed on the calendar.

Senate File 232, by committee on motor vehicles, a bill for an act to repeal section four hundred seventy-nine point ninety-two (479.92), Code 1946.

Read first and second times, and placed on the calendar.

Senate File 233, by committee on motor vehicles, a bill for an act relating to the harboring or concealing of any person for whose arrest a warrant or process has been issued, and defining the meaning of such offense and prescribing a penalty therefor.

Read first and second times, and placed on the calendar.

Senate File 234, by Senator Doud, a bill for an act to amend sections twenty-one point four (21.4) and seventy-nine point nine (79.9), Code 1946, to provide increased mileage for state officers and employees using their own cars.

Read first and second times, and passed on file.

Senate File 235, by Senators Humbert, Skourup, Reilly, Walter, Augustine, Tudor, Gillespie and West, a bill for an act to amend sections three hundred nine point nine (309.9), three hundred nine point twenty-two (309.22) and three hundred nine point twenty-three (309.23), Code 1946, relating to the construction program of secondary roads.

Read first and second times, and passed on file.

Senate File 236, by committee on judiciary 2, a bill for an act relating to abstracts of title filed with town or city plats.

Read first and second times, and placed on the calendar.

Senate File 237, by committee on judiciary 2, a bill for an act relating to the military service tax credit fund and the allocation thereto of a sum of money equal to five per cent of gross sales at state liquor stores.

Read first and second times, and placed on the calendar.

Senate File 238, by committee on judiciary 2, a bill for an act relating to business managers at institutions operating under the board of control.

Read first and second times, and placed on the calendar.

Senate File 239, by Senator Jacobson, a bill for an act to amend section four hundred twenty-seven point one (427.1) and section four hundred thirty-seven point one (437.1), Code 1946, relating to the exemption from taxation of certain classes of property.

Read first and second times, and passed on file.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate File 191, a bill for an act to authorize the custodian of public buildings and grounds of the state of Iowa to maintain governor's residence.

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

House File 207, a bill for an act to amend section one hundred thirtynine point one (139.1), Code 1946, relating to contagious and infectious diseases.

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

House File 245, a bill for an act relating to nomination papers in behalf of candidates for the county board of education.

A. C. GUSTAFSON, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 207, a bill for an act to amend section one hundred thirty-nine point one (139.1). Code 1946, relating to contagious and infectious diseases.

Read first and second times, and passed on file.

House File 245, a bill for an act relating to nomination papers in behalf of candidates for the county board of education.

Read first and second times, and passed on file.

Senator Faul asked and received unanimous consent that Senate File 178 be rereferred to the committee on judiciary 2.

Senator Faul asked and received unanimous consent that House File 206 be substituted for Senate File 87 now on the Senate calendar.

Senator Byers asked and received unanimous consent that House File 245 be substituted for Senate File 208 now on the Senate calendar.

Senator Hattery asked and received unanimous consent that House File 142 be substituted for Senate File 115 now on the Senate calendar.

Senator Dykhouse asked and received unanimous consent that Senate File 154 now on the calendar under "Special Order" for Friday, February 4, be postponed until Friday, February 11 at 10:30 a.m.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled Senate Files 56 and 191.

DON RISK, Chairman Senate Committee.
GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: Senate Files 56 and 191.

BILLS SENT TO THE GOVERNOR

Senator Risk, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 3rd day of February, 1949, sent to the governor for his approval: Senate Files 56 and 191.

DON RISK, Chairman,

Passed on file.

THIRD READING OF BILLS

On motion of Senator Byers, Senate File 125, a bill for an act to amend section six hundred eighty-two point twenty-three (682.23) of the Code, 1946, relating to the investment of funds by fiduciaries, and to amend section six hundred eighty-two point twenty-six (682.26) of the Code, 1946, relating to the release and discharge of investments and liens of fiduciaries, and to legalize releases of liens heretofore made by fiduciaries, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Byers offered the following amendment and moved its adoption:

Amend Senate File 125 by striking lines 4 to 10 inclusive of section 1 and by inserting in lieu thereof the following:

"15. Nothing in this section contained shall be construed as requiring investments of trust funds by fiduciaries to be reported to any court or judge for approval where the trust agreement or other document under which the fiduciary is acting is not being administered under the jurisdiction of any court or the trust agreement, a will or other document under which the fiduciary is acting authorizes or permits the fiduciary to make investments without such approval or without being limited to investments hereinbefore specified."

The amendment was adopted.

Senator Jacobson asked and received unanimous consent to withdraw the following amendment:

Amend Senate File 125 by inserting the following after the word "liens" in line 2 of section 3 thereof: "which have been paid or satisfied in full."

Senator Byers moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Augustine Hart Bateson Hattery Bekman Henningsen Benson Hultman Berg Humbert Jacobson Byers Colburn Knudson Leo Doud Dykhouse Linnevold Elthon Lord Faul Lynes Foster Martin Gillespie Maytag

McCarville McMurry Mercer Miller Myrland Parker **Prentis** Reilly Ridout Risk Roberts Sharp Skourup

Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West Whitehead Zastrow

Nays: none.

Absent or not voting, 1:

Fishbaugh

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

Senator Byers moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Hattery, Senate File 182, a bill for an act to amend section three hundred twenty-one point three hundred four (321.304), Code 1946, relating to motor vehicles and law of the road, was taken up, and considered.

Senator Zastrow took the chair at 10:45 a.m.

Senator Augustine moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 50:

Augustine Gillespie Maytag Skourup McCarville Bateson Hart Tudor Bekman Hattery McMurry Van Eaton Benson Henningsen Mercer Van Patten Berg Hultman Miller Vittetoe **Byers** Humbert Myrland Walter Colburn Jacobson Parker Watson of Doud Knudson Prentis O'Brien Dykhouse Reilly Leo Watson of Elthon Linnevold Ridout Pottawattamie Faul Lord Risk West Fishbaugh Lynes Roberts Whitehead Foster Martin Sharp Zastrow

Nays: none.

Absent or not voting: none.

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

On motion of Senator Van Eaton, Senate File 183, a bill for an act to amend section three hundred and twenty-five point twelve (325.12), Code 1946, relating to motor carrier application for certificate, was taken up, and considered.

Senator Van Eaton offered the following amendment by Senators Hattery and Van Eaton and moved its adoption:

Amend Senate File 183 by adding a new section as follows:

"Sec. 2. Section three hundred twenty-five point eighteen (325.18), Code 1946, is amended by striking therefrom the last sentence in said section."

The amendment was adopted.

Senator Hattery offered the following amendment and moved its adoption:

Amend the title to Senate File 183 by adding after "(325.12)" the following: "and section three hundred twenty-five point eighteen (325.18)".

The amendment was adopted.

Senator Elthon moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 50:

Augustine Gillespie Bateson Hart Bekman Hattery Benson Henningsen Berg Hultman Byers Humbert Colburn Jacobson Doud Knudson Dykhouse Leo Elthon Linnevold Faul Lord Fishbaugh Lynes Foster Martin

Maytag
McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Skourup

Zastrow

Nays: none.

Absent or not voting: none.

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

On motion of Senator Van Eaton, Senate File 184, a bill for an act to amend section three hundred twenty-one point twenty (321.20), Code 1946, relating to application for registration of motor vehicles, was taken up, and considered.

Senator Van Eaton moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 50:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul

Fishbaugh

Foster

Gillespie
Hattery
Hart
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes
Martin

Maytag
McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp

Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West

West Whitehead Zastrow

Nays: none.

Absent or not voting: none.

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

On motion of Senator Hattery, Senate File 185, a bill for an act to amend section eighty point fifteen (80.15), Code 1946, relating to the examination, oath, probation and dismissal of members of the department of public safety, was taken up, and considered.

Senator Hattery moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 50:

Augustine Bateson Bekman Benson Berg Byers Colburn Doud Dykhouse Elthon Faul Fishbaugh Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes
Martin

McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp

Maytag

Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamic
West
Whitehead

Zastrow

Nays: none.

Absent or not voting: none.

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

On motion of Senator Bekman, Senate File 189, a bill for an act to repeal section five hundred seven point four (507.4), Code

1946, and chapter two hundred fifty-five (255), Acts of the Fifty-second General Assembly, and to enact a substitute therefor, relating to the per diem compensation of insurance examiners and assistants, was taken up, and considered.

Senator Faul offered the following amendment and moved its adoption:

Amend Senate File 189, by inserting after the comma (,) following the word "examiners" in line 6 the following: "at least one of whom shall be an experienced actuary, and".

The amendment was adopted.

Senator Bekman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass!" the vote was:

Ayes, 46:

Augustine Bekman Benson Berg Byers Colburn Doud Dykhouse Elthon Faul	Gillespie Hart Hattery Henningsen Hultman Humbert Jacobson Knudson Leo Linnevold	Martin Maytag McCarville McMurry Mercer Myrland Parker Prentis Reilly Ridout	Sharp Skourup Tudor Van Eaton Van Patten Vittetos Watson of O'Brien West Whitehead

Nays, 4: Bateson

Absent or not voting: none.

Miller

Watson of Pottawattamie

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

Walter

Senator Bekman moved that the vote by which the bill passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

President Evans took the chair at 11:25 a.m.

On motion of Senator Berg, Senate File 3, a bill for an act to amend section four hundred forty-five point thirty-nine (445.39), Code 1946, and providing for the remission of interest and penalty upon certain taxes levied upon the property of persons serving in the armed forces of the United States, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Berg moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes.	50	
AJCS.	vv	٠

Gillespie Augustine Bateson Hart Hattery Bekman Benson Berg Hultman Byers Humbert Colburn Jacobson Dond Knudson Dykhouse Elthon Lord Faul Fishbaugh Lynes Foster Martin

Gillespie Maytag
Hart McCarville
Hattery McMurry
Henningsen Mercer
Hultman Miller
Humbert Myrland
Jacobson Parker
Knudson Prentis
Leo Reilly
Linnevold Ridout
Lord Risk
Lynes Roberts
Martin Sharp

Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Zastrow

Nays: none.

Absent or not voting: none.

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

Senator Berg moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Risk, Senate File 34, a bill for an act to amend section five hundred thirty-three point four (533.4), Code 1946, relating to powers of a credit union, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Risk moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 50:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes
Martin

Maytag
McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout

Risk

Roberts

Sharp

Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Zastrow

Nays: none.

Absent or not voting: none.

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

Senator Risk moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Van Patten, Senate File 28, a bill for an act fixing the standard weight per bushel for soybeans, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Leo moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 50:

Augustine Gillespie Bateson Hart Bekman Hattery Benson Henningsen Berg Hultman Byers Humbert Colburn Jacobson Doud Knudson Dykhouse Lea Elthon Linnevold Faul Lord Fishbaugh Lynes Martin Foster

Maytag McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp

Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie

West Whitehead Zastrow

Navs: none.

Absent or not voting: none.

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

Senator Leo moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Lynes, Senate File 32, a bill for an act to amend section four hundred twenty-nine point one (429.1), Code 1946, relating to the proceeds of life insurance policies and the manner of taxation thereof, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

On motion of Senator Lynes, the Senate recessed until 1:30 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

Senator Lynes asked and received unanimous consent that Senate File 32 be rereferred to the committee on ways and means.

MESSAGE FROM THE HOUSE

The following message was received from the House:

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

Senate File 142, a bill for an act relating to appropriation of additional funds for erecting and equipping a state office building on the state capitol grounds.

A. C. GUSTAFSON, Chief Clerk.

ADDITIONAL COPIES

Senator Faul asked and received unanimous consent to have 300 additional copies of Senate File 103 printed.

Senator Lynes asked and received unanimous consent to have 500 additional copies of Senate File 213 printed.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that, on February 3, he had approved the following bills:

Senate File 57, relating to Crawford county public hospital bonds.

Senate File 69, relating to waterworks bonds of Glenwood, Mills county, Iowa.

Senate File 90, relating to legalizing acts of local nature.

Senate File 116, relating to inaugural expense.

SENATE CONCURRENT RESOLUTION 9

By Skourup

Whereas, the Fifty-third General Assembly has been confronted by unprecedented askings for appropriations by all departments of state government;

And Whereas, some portion of these increased askings is based upon requests for increase in the pay of public employees, much of which may be entirely deserved:

And Whereas, the General Assembly is confronted not only with the responsibility of seeing that the employees of the state are reasonably compensated for their services, but also with the responsibility of conserving the taxpayers' money and of seeing that no greater appropriations are provided than are necessary to carry out the various functions of government efficiently;

And Whereas, these requests for increased costs of government necessarily give rise to the inquiry as to whether the services to be paid for are, from the public standpoint, worth the increased cost, and whether the number of such employees may not be reduced in order to offset such increased costs by corresponding reductions in personnel, and whether functions of employees of departments may not be combined and consolidated:

Now, Therefore, Be It Resolved by the Senate, the House Concurring:

- 1. That the heads of all state departments prepare and submit to the General Assembly reports relating to the functions of their employees which will reflect:
 - a. The total number of such employees;
 - The total actual hours service performed by each employee for the month of February, 1949;
 - c. The length of the work day and week;
 - d. The total amount of time taken out by such employees, such as rest periods, or absences from duty;
 - e. The total amount of office time during which such employees are not actually engaged in work pertaining to the office;
 - f. The number of such employees who are able to perform more than one office function;
 - g. The submission of a plan by each department head whereby the functions of his office may be streamlined and the personnel be reduced.
- 2. That all state employees be invited to submit direct to the General Assembly plans and suggestions whereby the department or office in which such employee is engaged may be operated with greater efficiency, with less personnel, or more economically.

BILLS ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bills to committee:

- S. F. 219 Insurance
- S. F. 220 Judiciary 2
- S. F. 221 Appropriations
- S. F. 222 Ways and Means
- H. F. 12 Judiciary 2
- H. F. 25 Governmental Affairs

H. F. 55 Governmental Affairs

H. F. 70 Governmental Affairs

H. F. 96 Judiciary 1

H. F. 118 Tax Revision

H. F. 150 Judiciary 2

H. F. 229 Printing

REPORTS OF COMMITTEES

Senator Foster submitted the following report:

MR. PRESIDENT: Your committee on agriculture to which was referred Senate File 24, a bill for an act relating to definitions of society for purpose of qualifying aid to local affairs, begs leave to report it has had the same under consideration and recommends the bill do pass.

HARLAN C. FOSTER. Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on agriculture to which was referred Senate File 80, a bill for an act enabling levee and drainage districts to cooperate with any agency of the United States government engaged in flood control projects which will benefit lands in such districts, begs leave to report it has had the same under consideration and recommends the same do pass.

HARLAN C. FOSTER. Chairman.

Ordered passed on file.

Senator Byers submitted the following report:

MR. PRESIDENT: Your committee on judiciary 2 to which was referred Senate File 121, a bill for an act to legalize the action of the board of supervisors of Greene county, in contracting for the expenditures for the erection of an addition to the maintenance shed for the housing and maintenance of secondary road equipment for said county, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANK C. BYERS, Chairman.

Ordered passed on file.

Senator Bekman submitted the following report:

MR. PRESIDENT: Your committee on insurance to which was referred Senate File 94, a bill for an act to repeal section 515.82, Code 1946, relating to tables of the short rates applicable in event of the forfeiture or cancellation of policies of insurance other than life, and to enact a substitute therefor, begs leave to report it has had the same under consideration and recommends the same do pass.

E. K. BEKMAN, Chairman.

Ordered passed on file.

Senator Henningsen submitted the following report:

MR. PRESIDENT: Your committee on cities and towns to which was referred Senate File 149, a bill for an act to amend section four hundred seven point three (407.3), Code 1946, relating to the incurring of indebtedness by cities and towns, begs leave to report it has had the same under consideration and recommends the same do pass.

O. H. HENNINGSEN, Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on cities and towns to which was referred Senate File 209, a bill for an act to amend section 1, chapter 216, Acts of the Fifty-second General Assembly, relating to general powers of cities, special charter cities, and towns to levy special taxes to build, purchase or remodel a city or town hall, begs leave to report it has had the same under consideration and recommends the same do pass.

O. H. HENNINGSEN, Chairman.

Ordered passed on file.

Senator Colburn submitted the following report:

MR. PRESIDENT: Your committee on ways and means to which was referred Senate File 1, a bill for an act authorizing state to pay a service compensation to persons serving in armed forces between September 16, 1940, and September 2, 1945, or successors in interest, make appropriations therefor, repealing chapter 59, Acts of Fifty-second General Assembly, begs leave to report has had the same under consideration and recommends the same do pass.

J. C. Colburn, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on ways and means to which was referred Senate File 10, a bill for an act amending chapter 422, Code 1946, to provide for credit on individual income tax payments of not to exceed 50 per cent of the amount of the individual income tax, by reason of taxes upon real property paid by any individual income taxpayer for the year upon which individual income tax is payable, returns the bill without recommendation.

J. C. COLBURN, Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate Joint Resolution 4, section 2, line 6, by striking the period after the word "resolution", inserting

a comma in lieu thereof, and adding the words "without expense to the state of Iowa except for the actual labor of placing the tablets and ornamentations."

G. E. WHITEHEAD.

Amend Senate File 22 by striking from line 34, section 3, the words "and electrical".

Further amend Senate File 22 by striking from line 9, section 11, the words "and electrical".

Further amend Senate File 22 by striking from line 25, section 11, the word "electrical" and the comma (,).

Further amend Senate File 22 by striking lines 76 and 77, section 12.

Further amend Senate File 22 by striking from line 107, section 12, the words "and electrical".

Further amend Senate File 22 by striking from line 115, section 12, the words "or electrical".

Further amend Senate File 22 by striking from line 24, section 24, the words "electrical inspector" and the comma (,).

E. K. BEKMAN.

Amend the title to Senate File 282 by striking the period at the end thereof and adding the following: ", relating to limitation on passenger rates."

JOHN R. HATTERY.

Amend Senate File 190, section 1, by striking from line 5 the words "or of renewal".

Further amend Senate File 190, section 1, by inserting after the word "insurance," in line 6 the following: "which is not a renewal of a former policy or contract of insurance".

ALDEN L. DOUD. HERMAN M. KNUDSON.

Amend House File 10, section 5, by inserting after the first comma in line 2 thereof "and section four hundred sixty-two point thirty-three (462.33)".

GEORGE FAUL.
DEVERE WATSON.
LEROY S. MERCER.

Amend House File 126 by adding a new section as follows: "Sec. 7. This Act applies to special charter cities."

FRANK D. MARTIN.

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Friday.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, FEBRUARY 4, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend J. P. Hauter, pastor of the Presbyterian church, Perry, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Parker for the day on request of Senator Gillespie; Senator Sharp for the day on request of Senator Van Patten; Senator Tudor for the day on request of Senator Lord; Senator Martin for the day on request of Senator Lynes; Senator Dykhouse for the day on request of Senator Myrland.

INTRODUCTION OF BILLS

Senate File 240, by committee on insurance, a bill for an act to amend chapter two hundred fifty-six (256), Acts of the Fifty-second General Assembly, relating to group insurance and amending the law to extend its coverage to include a lawyer's association.

Read first and second times, and placed on the calendar.

Senate File 241, by Senators Faul, Watson of Pottawattamie and Mercer, a bill for an act to amend chapter three hundred ninety-four (394), Code 1946, to enable cities and towns and sanitary districts to cooperate in the abatement or reduction of water pollution and to provide for the acceptance by cities and towns of loans or grants in connection with the construction or operation of sewerage facilities and to provide for the financing of projects relating to the abatement or reduction of water pollution and the providing of better sanitation.

Read first and second times, and passed on file.

Senate File 242, by committee on cities and towns, a bill for an act to provide an alternative method and procedure for street and sewer improvements in cities and towns, including those organized and operating under special charter and for the levy of special assessments against benefited property in connection

therewith and authorizing the issuance of bonds payable from such special assessments.

Read first and second times, and placed on the calendar.

Senate File 243, by committee on cities and towns, a bill for an act to amend the law as it appears in section three hundred ninety-one point forty-two (391.42), Code 1946, relating to the cost of sewers and relating to the limitation on the cost thereof assessable to abutting property, and to adjacent property.

Read first and second times, and placed on the calendar.

Senate File 244, by committee on cities and towns, a bill for an act to amend the law as it appears in section three hundred sixty-three point eighteen (363.18), Code 1946, relating to the powers and duties of the mayor, by adding thereto subsection nine (9), providing for the appointment of a mayor pro tempore with limited powers.

Read first and second times, and placed on the calendar.

Senate File 245, by Senator Knudson, a bill for an act providing for supplemental returns and listings by owners of property subject to taxation in the state of Iowa; providing for the manner of use of such supplemental returns by assessors in the preparation of assessment rolls; and providing that such supplemental returns may be in lieu of certain procedures provided by law in the assessment of property.

Read first and second times, and passed on file.

Senate File 246, by Senators Augustine, Benson, Lord, Lynes, Maytag, Risk and Whitehead, a bill for an act to amend chapter one hundred seventy-nine (179), Code 1946, in regard to the tax levied and imposed on butterfat sold during the month of June.

Read first and second times, and passed on file.

Senate File 247, by Senators Skourup, Augustine, Lord and Ridout, a bill for an act to amend chapter two hundred forty (240), Acts of the Fifty-second General Assembly, to provide for the election of a county assessor, to prescribe the method of listing of property by the taxpayer and to provide the penalties for violation of this act.

Read first and second times, and passed on file.

Senate File 248, by Senator Leo, a bill for an act to amend section two hundred fifty point five (250.5), Code 1946, relating to relief for soldiers, sailors, and marines.

Read first and second times, and passed on file.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate File 142 and House Files 19 and 24.

DON RISK, Chairman Senate Committee. GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: Senate File 142 and House Files 19 and 24.

BILLS SENT TO THE GOVERNOR

Senator Risk, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 4th day of February, 1949, sent to the Governor for his approval: Senate File 142.

DON RISK, Chairman.

Passed on file.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate File 86, a bill for an act relating to the collection, payment and dishonor of demand items by banks and the revocation of credit for, and payment of, such items.

Also: That the House has passed the following house joint resolution in which the concurrence of the Senate is asked:

· House Joint Resolution 2, providing for the designation of a section of U. S. Highway No. 75 as a Blue Star highway.

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

House File 71, a bill for an act relating to the sale of unused and unnecessary cemeteries.

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

House File 81, a bill for an act relating to witness fees and mileage in courts of record and to amend section six hundred twenty-two point sixty-nine (622.69), Code 1946.

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

House File 146, a bill for an act permitting licensed game breeders to sell pheasants raised by them to markets for the purpose of resale and use for food.

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

House File 260, a bill for an act relating to general powers of cities, special charter cities, and towns to levy special taxes to build, purchase or remodel a city or town hall.

A. C. GUSTAFSON, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House Joint Resolution 2, a resolution to provide for the designation of a section of U. S. Highway No. 75 as a Blue Star highway.

Read first and second times, and passed on file.

House File 71, a bill for an act relating to the sale of unused and unnecessary cemeteries.

Read first and second times, and passed on file.

House File 81, a bill for an act relating to witness fees and mileage in courts of record, and to amend section six hundred twenty-two point sixty-nine (622.69), Code 1946.

Read first and second times, and passed on file.

House File 146, a bill for an act to permit licensed game breeders to sell pheasants raised by them to markets for the purpose of resale and use for food.

Read first and second times, and passed on file.

House File 260, a bill for an act to amend section one (1), chapter two hundred sixteen (216), Acts of the Fifty-second Gen-

eral Assembly, relating to general powers of cities, special charter cities, and towns to levy special taxes to build, purchase or remodel a city or town hall.

Read first and second times, and passed on file.

RESIGNATION OF EMPLOYEE

MR. PRESIDENT: I hereby tender my resignation as committee clerk for Senator Don Risk, effective as of February 7, 1949.

MRS. ARLENE RAYMOND.

BILLS WITHDRAWN FROM CONSIDERATION

Senator Faul asked and received unanimous consent that Senate File 87 be withdrawn from further consideration of the Senate.

Senator Byers asked and received unanimous consent that Senate File 208 be withdrawn from further consideration of the Senate.

Senator Hattery asked and received unanimous consent that Senate File 115 be withdrawn from further consideration of the Senate.

BILL REASSIGNED TO COMMITTEE

President Evans announced the reassignment of Senate File 1 to the committee on appropriations.

PRESENTATION OF VISITOR

Senator Knudson asked and received unanimous consent to present to the Senate Dr. H. C. Kruger of Clear Lake, Iowa, who was present in the Senate chamber.

SPECIAL ORDER

Senator Elthon asked and received unanimous consent that Senate File 10 be made a special order of business for Thursday, February 17, at 10:30 a.m.

THIRD READING OF BILLS

On motion of Senator Van Eaton, Senate File 209, a bill for an act to amend section one (1), chapter two hundred sixteen (216), Acts of the Fifty-second General Assembly, relating to general

powers of cities, special charter cities, and towns to levy special taxes to build, purchase or remodel a city or town hall, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Van Eaton asked and received unanimous consent that House File 260 be substituted for Senate File 209.

Senator Van Eaton asked and received unanimous consent that Senate File 209 be withdrawn from further consideration of the Senate.

On motion of Senator Van Eaton, House File 260, a bill for an act to amend section one (1), chapter two hundred sixteen (216), Acts of the Fifty-second General Assembly, relating to general powers of cities, special charter cities, and towns to levy special taxes to build, purchase or remodel a city or town hall, was taken up, and considered.

Senator Van Eaton moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 45:

Augustine Gillespie Maytag Van Eaton Bateson Hart McCarville Van Patten Bekman McMurry Vittetoe Hattery Benson Walter Henningsen Mercer Berg Miller Watson of Hultman Byers Myrland O'Brien Humbert Colburn Jacobson Prentis Watson of Doud Knudson Reilly Pottawattamie Elthon Ridout Faul Linnevold Whitehead Risk Fishbaugh Lord Roberts Zastrow Foster Lynes Skourup

Nays: none.

Absent or not voting, 5:

Dykhouse Parker Sharp Tudor

Martin

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

Senator Van Eaton moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Bekman, Senate File 190, a bill for an

act to amend section five hundred fifteen point eighty (515.80), Code 1946, relating to notice of premium due in connection with the forefeiture of insurance policies, was taken up, and considered.

Senator Doud offered the following amendment by Senators Doud and Knudson and moved its adoption:

Amend Senate File 190, section 1, by striking from line 5 the words "or of renewal".

Further amend Senate File 190, section 1, by inserting after the word "insurance," in line 6 the following: "which is not a renewal of a former policy or contract of insurance".

The amendment was adopted.

Foster

Senator Bekman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

Lord

Rick

On the question "Shall the bill pass?" the vote was:

Ayes, 38:

Augustine	r oscer	Loru	IVISK.
Bateson	. Gillespie	Lynes	Roberts
Bekman	Hart	Maytag	Van Eaton
Benson	Hattery	McCarville	Van Patten
Berg	Henningsen	McMurry	Walter
Colburn	Hultman	Miller	Watson of
Doud	Humbert	Mercer	O'Brien
Elthon	Knudson	Myrland	Watson of
Faul	Leo	Reilly	Pottawattamie
Fishbaugh	Linnevold	Ridout	West
Nays, 4:			
Jacobson	Prentis	Skourup	Vittetoe
Absent or n	ot voting, 8:	•	
Byers	Martin	Sharp	Whitehead
Dykhouse	Parker	Tudor	Zastrow
_ ,			

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

Senator Bekman moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Bateson, Senate File 38, a bill for an act to amend sections fifty-six point one (56.1) and fifty-six point eight (56.8), Code 1946, requiring candidates in special elections to file election expense statements, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Bateson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 45:

Augustine Gillespie Bateson Hart Bekman Hattery Benson Henningsen Byers Hultman Berg Humbert Colburn Jacobson Doud Knudson Elthon Leo Faul Linnevold

Maytag McCarville McMurry Mercer Miller Myrland Prentis Reilly Ridout Risk Roberts Skourup Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 5:

Dykhouse Martin

Fishbaugh

Foster

Parker

Lord

Lynes

Sharp

Tudor

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

Senator Bateson moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Hattery, House File 142, a bill for an act to legalize the proceedings of the boards of directors of the independent school districts of Ames, the North Star school district No. 8 of Franklin township, and the Washington township school district in transferring certain territory to the Ames independent school district all within the corporate limits of the city of Ames, was taken up, and considered.

Senator Doud took the chair at 10:45 a.m.

Senator Hattery moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 44:

Augustine Bateson Bekman Benson Berg Byers Colburn
Doud
Elthon
Faul
Fishbaugh
Foster

Gillespie Hart Hattery Henningsen Hultman Humbert

Knudson Leo Linnevold Lord Lynes Maytag McCarville McMurry Mercer Miller Myrland Prentis Reilly Ridout Risk Roberts Skourup Van Eaton Van Patten Vittetoe Walter Watson of O'Brien

Watson of Pottawattamie West Whitehead Zastrow

Nays: none.

Absent or not voting, 6:

Dykhouse Jacobson Martin Parker Sharp

Tudor

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

Senator Hattery moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Faul, Senate File 122, a bill for an act to amend section six hundred thirty-eight point twenty-seven (638.27), Code 1946, relating to compensation affidavits of executors, administrators, guardians, trustees, receivers or attorneys, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 44:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson

McMurry
Mercer
Miller
Myrland
Prentis
Reilly
Ridout
Risk
Roberts

Maytag

McCarville

Skourup
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie

Whitehead Zastrow

Nays: none.

Absent or not voting, 6:

Dykhouse Martin Parker Sharp

Leo

Lord

Lynes

Linnevold

Tudor

West

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

Senator Faul moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Fishbaugh, Senate File 203, a bill for an act to amend section one hundred twenty point six (120.6), Code 1946, relating to applicants for examination before the board of examiners in watchmaking, was taken up, and considered.

Senator Fishbaugh offered the following amendment and moved its adoption:

Amend Senate File 203 by adding the following:

"Sec. 2. This act being deemed of immediate importance shall be in full force and effect after publication in the Evening Sentinel, a newspaper published at Shenandoah, Iowa, and the Plain Talk, a newspaper published at Des Moines, Iowa."

The amendment was adopted.

President Evans took the chair at 11:20 a.m.

Senator Jacobson offered the following amendment and moved its adoption:

Amend Senate File 203 by striking all after the enacting clause and substituting in lieu thereof the following:

Section 1. Chapter one hundred twenty (120), Code 1946, is hereby repealed.

Senator Bateson moved as a substitute motion that Senate File 203 be referred to the committee on judiciary 2.

Senator Jacobson raised the point of order that the substitute motion was not germane to the amendment.

The Chair ruled the point not well taken.

Roll call was demanded.

On the question "Shall the substitution be made?" the vote was:

Ayes, 12:

Augustine Bateson Bekman Byers	Colb urn Gillespie Knudson	Maytag McCarville Mercer	Roberts Watson of Pottawattamie
Nays, 33:			
Benson Berg Doud Elthon Faul	Fishbaugh Foster Hart Hattery Henningsen	Hultman Humbert Jacobson Leo Linnevold	Lord Lynes McMurry Miller Myrland
raui	nemmgen	Limievoid	Myriano

Prentis Skourup Walter West
Reilly Van Eaton Watson of Whitehead
Ridout Van Patten O'Brien Zastrow
Risk Vittetoe

Absent or not voting, 5:

Dykhouse Parker Sharp Tudor Martin

The substitute motion was lost.

Senator Faul asked unanimous consent that action on Senate File 203 be deferred until Tuesday, February 8.

Objection was raised.

Senator Bateson asked unanimous consent that action on Senate File 203 be deferred until Wednesday, February 9.

Objection was raised.

Senator Elthon moved as a substitute motion that Senate File 203 be made a special order of business for 11:00 a.m., Wednesday, February 9.

The substitution was made.

The substitute motion was adopted.

On motion of Senator Bekman, Senate File 206, a bill for an act to amend chapter one hundred sixteen (116), Code 1946, relating to accountancy; defining the qualifications of members of the board of accountancy and their powers and duties; fixing the compensation of the secretary and providing for the expenses of the board and its members; providing for meetings of the board; defining the practice of public accounting; providing for examinations of applicants and defining their qualifications; providing for the issuance of certificates to public accountants and for their registration and authorization to practice; repealing the requirement for a bond; fixing fees for registration and certificates; prescribing rules of practice; providing for an appeal on orders of revocation or suspension of certificates, and authorization to practice; prohibiting the unauthorized use of titles of accountants; establishing further exceptions to the act; and defining property rights in working papers of accountants, was taken up, and considered.

Senator Bekman offered the following amendment by Senators Bekman and McCarville and moved its adoption:

Amend Senate File 206, section 18, by adding the following:

"Section one hundred sixteen point nineteen (116.19), Code 1946, is further amended by inserting after the comma following the word balances' in line three (3) of subsection four (4) the following: 'preparing statements therefrom which are identified as bookkeeping statements,'."

The amendment was adopted.

BILLS ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bills to committee:

- S. F. 224 Insurance
- S. F. 227 Conservation
- S. F. 228 Agriculture
- S. F. 230 Governmental Affairs
- S. F. 234 Ways and Means
- S. F. 235 Highways
- S. F. 239 Ways and Means
- H. F. 207 Public Health

REPORTS OF COMMITTEES

Senator Maytag submitted the following report:

MR. PRESIDENT: Your committee on schools and educational institutions to which was referred Senate File 15, a bill for an act to amend sections 274.39 and 274.42, Code 1946, and providing for reorganization of certain school districts affected by flood control projects, begs leave to report it has had the same under consideration and recommends the same do pass.

FRED MAYTAG, Chairman.

Ordered passed on file.

Also:

MR PRESIDENT: Your committee on schools and educational institutions to which was referred Senate File 60, a bill for an act relating to the transportation of school children and to amend sections two hundred seventy-nine point nineteen (279.19) and two hundred eighty-two point twelve (282.12), Code 1946, begs leave to report it has had the same under consideration and recommends the same be amended as follows; and when so amended the bill do pass:

Amend Senate File 60 by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Section two hundred seventy-nine point nineteen (279.19), Code 1946, is hereby amended by inserting after the period (.) in line (14) the following: 'When and where transportation may be necessary under this section, the board may require the parents to have their child or children meet, by the shortest possible route, a school bus as provided in section two hundred seventy-nine point twenty (279.20) and operating on an approved route to the school designated for them to attend up to two and one-half miles and the board shall reimburse the parents according to the following schedule:

- 1. Up to 11/8 miles, no reimbursement.
- 2. Over 11/2 miles, up to 11/2 miles, fifty cents per day.
- 3. Over 1½ miles, up to 2 miles, seventy-five cents per day.
- 4. Over 2 miles, up to 2½ miles, one dollar per day.

"'In the event a school is designated for attendance outside their district or subdistrict and to which there is no established transportation services, the parents may be required to transport or arrange for such transportation for their child or children to the school designated by the board for them to attend up to two and one-half miles, then such parents shall be reimbursed for their outlay as provided in schedule four (4). Transportation costs incurred in requiring parents to transport children to meet a bus are not subject to state reimbursement.'

"Sec. 2. Section two hundred eighty-two point twelve (282.12), Code 1946, is hereby amended by adding the following: 'Parents may be required to provide transportation to meet a bus as provided in section two hundred seventy-nine point nineteen (279.19) of the Code. Transportation costs incurred in requiring parents to transport children to meet a bus are not subject to state reimbursement.'

"Sec. 3. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Moulton Weekly Tribune, a newspaper published at Moulton, Iowa, and in the Bloomfield Democrat, a newspaper published at Bloomfield, Iowa."

FRED MAYTAG, Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate File 197 by adding the following section:

"Sec. 17. This act being deemed of immediate importance shall be in full force and effect from and after its passage and on its publication in the Charles City Daily Press, a newspaper published in Charles City, Iowa, and the Humboldt Republican, a newspaper published in Humboldt, Iowa."

RALPH W. ZASTROW.

On motion of Senator Bekman, the Senate adjourned until 1:00 p.m., Monday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, FEBRUARY 7, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend R. Romans Eisenlauer, pastor of the Union church, Jamaica, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Maytag for the day on request of Senator Berg; Senator Fishbaugh for the day on request of Senator Prentis; Senator Hattery for the day on request of Senator Elthon; Senator Reilly for the day on request of Senator Augustine.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Faul, from members of the parent-teachers association of Des Moines Technical and Webster schools of the city of Des Moines, asking that at least twenty-five per cent of the cost of public education come from the general fund.

INTRODUCTION OF BILLS

Senate File 249, by committee on schools and educational institutions, a bill for an act to provide a uniform method of disposal of state lands not needed by the state board of education as provided in section two hundred sixty-two point nine (262.9), Code 1946.

Read first and second times, and placed on the calendar.

Senate File 250, by Senator Faul, a bill for an act to amend chapter four hundred two (402), Code 1946, relating to street railway regulations; sections four hundred two point three (402.3) and four hundred eighty-four point twenty-seven (484.27), Code 1946, relating to street railways and interurban lines in a city of more than twenty thousand (20,000).

Read first and second times, and passed on file.

Senate File 251, by Senator Jacobson, a bill for an act to amend section six hundred thirty-five point seven (635.7), Code 1946,

relating to exempt property of a deceased person being exempt in the hands of his widow and extending such exemption to such deceased person's minor children.

Read first and second times, and passed on file.

Senate File 252, by Senator Jacobson, a bill for an act to amend sections four hundred twenty-nine point two (429.2) and four hundred twenty-nine point four (429.4), Code 1946, relating to the rate of assessment upon moneys and credits, corporation shares or stocks and other intangible evidences of value and providing for the deduction of indebtedness from the assessments of moneys and credits and other intangibles and providing for an exemption from such property when listed and assessed.

Read first and second times, and passed on file.

Senate File 253, by Senators Skourup and Zastrow, a bill for an act to amend section four hundred thirty-seven point one (437.1), Code 1946, and section four hundred thirty-seven point six (437.6), Code 1946, relating to electric transmission lines, and to repeal section four hundred thirty-seven point fourteen (437.14), Code 1946, relating to the interest of cooperative members for the purposes of taxation of real estate served by transmission lines.

Read first and second times, and passed on file.

Senate File 254, by Senators Doud, Knudson, Zastrow, Colburn and Leo, a bill for an act to amend section four hundred eightynine point fourteen (489.14), Code 1946, relating to electric transmission lines.

Read first and second times, and passed on file.

Senate File 255, by Senator Humbert, a bill for an act to provide for the establishment and maintenance of horse racing in this state, to establish a board for its administration, and to regulate the practice and procedures thereof.

Read first and second times, and passed on file.

Senate File 256, by Senator Doud, a bill for an act to amend section three hundred nine point thirty-five (309.35), Code 1946, relating to the surveys required for construction of secondary roads.

Read first and second times, and passed on file.

Senate File 257, by Senator Berg (Armstrong), a bill for an act relating to the renewal of articles of incorporation of corporations for pecuniary profit and to amend sections four hundred ninety-one point twenty-five (491.25) and four hundred ninety-one point twenty-eight (491.28), Code 1946.

Read first and second times, and passed on file.

Senate File 258, by Senator Berg (Armstrong), a bill for an act relating to bills which seek to legalize the proceedings of boards of supervisors, boards of school directors and city or town councils and warrants or bonds issued or to be issued by said official bodies.

Read first and second times, and passed on file.

Senate File 259, by Senators Leo and Colburn, a bill for an act to amend section one hundred fifty-six point three (156.3), Code 1946, relating to the issuance of licenses for the practice of embalming, by adding two years of college education as a requirement for licensing.

Read first and second times, and passed on file.

Senate File 260, by Senators Van Patten and McMurry, a bill for an act to amend section three hundred nine point eleven (309.11), subsection two (2), Code 1946, relating to levies for secondary road maintenance purposes.

Read first and second times, and passed on file.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate File 79, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of school building bonds by independent school district of Greene, in the county of Butler, state of Iowa.

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

Senate File 127, a bill for an act relating to the recording of deaf, blind, or severely handicapped persons by the assessor.

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

Senate File 174, a bill for an act relating to drivers' licenses.

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

House File 39, a bill for an act relating to determination of guardianships of minors or incompetents.

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

House File 92, a bill for an act relating to levying executions on real estate and providing a limitation on the lien of such levy.

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

House File 98, a bill for an act relating to lien of personal taxes.

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

House File 128, a bill for an act relating to the rotation of candidates' names on ballots in territories smaller than a county.

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

House File 136, a bill for an act relating to the compensation paid to members of election boards.

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

House File 201, a bill for an act relating to discharge of patients from the Glenwood state school and the hospital for epileptics and school for feeble-minded.

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

House File 281, a bill for an act making wanton neglect on the part of a parent of his or her child unlawful and providing penalty therefor.

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

House File 282, a bill for an act relating to juvenile court.

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

House Concurrent Resolution 8, providing for the recess adjournment of the Fifty-third General Assembly.

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

House Concurrent Resolution 9, providing for a joint convention of the Fifty-third General Assembly to be held February 11 in commemoration of the birth of former President Abraham Lincoln.

A. F. GUSTAFSON, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 8

Be It Resolved by the House, the Senate Concurring: That when adjournment is had on Friday. February 25, 1949, it be to reconvene on Monday, March 7, 1949, at 2:00 p. m.

HOUSE CONCURRENT RESOLUTION 9

Be It Resolved by the House, the Senate Concurring: That a joint convention of the two houses be held at 11:15 o'clock, February 11, 1949, in the House of Representatives of the Fifty-third General Assembly, in memory of the birth of former President Abraham Lincoln; and that Mr. William J. Peterson, superintendent of the state historical society of Iowa, Iowa City, Iowa, be invited to address the joint session.

HOUSE MESSAGES CONSIDERED

House File 39, a bill for an act to amend section six hundred sixty-eight point thirty-three (668.33), Code 1946, relating to termination of guardianships of minors or incompetents when the funds therein are nearly exhausted.

Read first and second times, and passed on file.

House File 92, a bill for an act to amend section six hundred twenty-six point twenty (626.20), Code 1946, relative to levying executions on real estate and providing a limitation on the lien of such levy.

Read first and second times, and passed on file.

House File 98, a bill for an act to amend section four hundred forty-five point twenty-nine (445.29), Code 1946, relative to lien of personal taxes.

Read first and second times, and passed on file.

House File 128, a bill for an act to amend section forty-three point twenty-nine (43.29), Code 1946, relating to the rotation of candidates' names on ballots in territories smaller than a county.

Read first and second times, and passed on file.

House File 136, a bill for an act to amend section forty-nine point twenty (49.20), Code 1946, relating to the compensation paid to members of election boards.

Read first and second times, and passed on file.

House File 201, a bill for an act to amend chapter two hundred twenty-three (223), Code 1946, relating to discharge of patients

from the Glenwood state school and the hospital for epileptics and school for feeble-minded.

Read first and second times, and passed on file.

House File 281, a bill for an act making wanton neglect on the part of a parent of his or her child unlawful and providing penalty therefor.

Read first and second times, and passed on file.

House File 282, a bill for an act to amend section two hundred thirty-one point six (231.6), Code 1946, relating to juvenile court.

Read first and second times, and passed on file.

Senator Bekman asked and received unanimous consent to take up House Concurrent Resolution 9 and moved its adoption.

The motion prevailed and the resolution was adopted.

Senator Bekman asked and received unanimous consent to take up the following resolution and moved its adoption:

SENATE RESOLUTION 3 By: Bekman and Faul

Whereas, February 8, 1949, is the recognized anniversary date of the Boy Scout movement in the United States, and

Whereas, the influence of scouting upon our American social order has been constructive, uplifting and vital, particularly to our youth, and

Whereas, it is deemed proper and fitting that the Iowa Senate should give recognition to the anniversary date of this youth movement in our nation and in the world; now, therefore,

Be It Resolved by the Senate: That recognition be given to the Boy Scout movement in America on Tuesday, February 8, 1949, at 10:30 a.m.

The motion prevailed and the resolution was adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate File 86.

DON RISK, Chairman Senate Committee. GEORGE L. PAUL, Chairman House Committee.

Report adopted.

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BILL SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: Senate File 86.

BILL SENT TO THE GOVERNOR

Senator Risk, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 7th day of February, 1949, sent to the Governor for his approval: Senate File 86.

DON RISK, Chairman.

Passed on file.

ADDITIONAL COPIES

Senator Doud asked and received unanimous consent to have 200 additional copies of Senate File 93 printed.

Senator Linnevold asked and received unanimous consent to have 500 additional copies of Senate File 219 printed.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that, on February 4, he had approved the following bills:

Senate File 56, relating to municipal hospital bonds of the city of West Union.

Senate File 142, relating to the state office building.

Senate File 191, relating to official residence of the Governor.

PROOF OF PUBLICATION

Published copy of House File 194 and verified proof of publication of said bill in the Knoxville Journal on February 3, 1949, is on file with the Secretary of the Senate.

Published copy of House File 193 and verified proof of publication of said bill in the Lovilia Press on February 3, 1949, is on file with the Secretary of the Senate.

W. J. SCARBOROUGH, Secretary of the Senate.

The following communication was received from the state appeal board:

Office State Comptroller

February 4, 1949:

To the Secretary of the Senate, Chief Clerk of the House of Representatives:

In accordance with the provisions of chapter 25, Code of 1946, there are submitted herewith claims acted upon by the state board of appeal at a meeting held on February 3, 1949. Each claim bears the recommendation of the board and is shown in the schedule attached. Claim Nos. 84, 92, 98, 99, 100, 101, 102, 103 and 104 are claims filed with the appeal board. Claims H-120 to H-127, inclusive, are claims originally filed with the highway commission and passed upon by the appeal board at a meeting held on February 3, 1949.

There are also submitted letters and information relating to claims already on file with the claims committee which refer to changes made at the February 3, 1949, meeting. These data are to be forwarded to the claims committee in order that it may correct its records.

RAY E. JOHNSON, Chairman, State Appeal Board.

1948-1949 Claims Filed with State Appeal Board Acted Upon at a Meeting of the Board February 3, 1949

	o p o at a o a a		0, 1010
	Nature of Claim	Amount of Claim	Amount Approved by Board
84	John Griswold, Rockwell City, Iowa—Damage to farm land claimed due to a project of state	91.0.40.00	Defeat 1
	conservation commission	• •	Rejected
92	Borralls Super Market, Des Moine Iowa—State warrant cashed	•	\$ 85,20
	and lost	65,20	\$ 85.20
98	Independent School District of Ames, Ames, Iowa—Asks reim- bursement by the state for school		N,
	costs of G. I. children attending	0.705.00	No
	Ames public schools		Recommendation
99	Teresa Perry, St. Lucas, Iowa-Re		No
	fund on money paid for beer permit	t 250.0 0	Recommendation
100	Roy Gilbaugh, Graettinger, Iowa- Damage to car by a wild deer on		
	the highway	97 . 95	Rejected
101	Cargill Incorporated, Minneapolis,		r
	Minn.—Refund of motor fuel tax.	5,263.99	5,263.99
102	Mason Funeral Home, Pleasantvill	e.	
	Iowa-Burial O. A. pensioner		100.00
103	George B. Fasenmeyer, Mercer,		
	PennInjury at Ft. Madison priso	n 25.000.0a	Rejected
104	Donald Robb, Corydon, Iowa-	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	510,50104
•••	Refund motor vehicle license	7.50	7.50
	Highway Cla		
H-120	Robert Lewis, Weldon, Iowa-	00.10	
	Collision, auto and state snowplow	7 98.12	Rejected
H-121	Clarke B. Beard, Des Moines-		
	Damage to auto tires on highway.	30.36	Rejected

H-122 Wm. B. Poinsett, Dubuque, Iowa—Damage to auto on bridge	16. 4 9	Rejected
H-123 Jack M. Klinoft, Waterloo, Iowa— Damage to motorcycle	334.41	Rejected
H-124 Roy Rowland, Garnavillo, Iowa—Collision, auto and state snowplow	94.47	25.00
H-125 Harold Mitchels ,Estherville, Iowa— Collision on bridge	151.14	Rejected
H-126 W. H. Walsh & Sons, and Roy Row- land, Elkader, Iowa—Collision, auto and state snowplow	14.33	14.38
H-127 L. E. Rice, Kansas City, Missouri— Claimant's car and state car collided	11.00	
on Highway No. 69 in Osceola, Iowa	48.01	48.01

BILLS ASSIGNED TO COMMITTEE'

President Evans announced the following assignment of bills to committee:

S. F. 241 Cities and Towns

S. F. 245 Tax Revision

S. F. 246 Agriculture

H.J.R. 2 Highways

H. F. 71 Governmental Affairs

H. F. 81 Judiciary 2

H. F. 146 Conservation

REPORTS OF COMMITTEES

Senator Miller submitted the following report:

MR. PRESIDENT: Your committee on election reform to which was referred Senate File 193, a bill for an act to amend section forty-three point seven (43.7) and section forty-three point forty-nine (43.49), Code 1946, relating to the time of voting primary election and making a canvass of the returns thereof, begs leave to report it has had the same under consideration and recommends the same do pass.

J. F. MILLER. Chairman.

Ordered passed on file.

Senator Benson submitted the following report:

MR. PRESIDENT: Your committee on aeronautics to which was referred Senate File 156, a bill for an act to amend chapter 181, Acts of the Fifty-second General Assembly, relating to the operation of aircraft while under the influence of intoxicating liquors or habit forming drugs or in a careless or reckless manner and the penalties therefor, begs leave to report it has had the same under consideration and recommends the same do pass.

RALPH E. BENSON, Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate File 1 by striking all of section 10 and renumber the remaining sections.

W. ELDON WALTER.

Amend Senate File 1 by striking from lines 1 and 2 of section 3 the words and figures eighty-five million dollars (\$85,000,000), and inserting in lieu thereof sixty-five million dollars (\$65,000,000).

W. Eldon Walter.

Amend Senate File 23 by striking all after the enacting clause and by inserting in lieu thereof the following:

"Section 1. Section five hundred twenty-two point one (522.1), Code 1946, is amended by adding thereto the following:

- "1. No license shall be issued to a first time appointee as agent in receiving or procuring applications for life insurance, or life, health and accident insurance, until such agent shall have qualified by reasonable written examination to the satisfaction of the commissioner as to his trustworthiness and competency to act as such agent. The fee for such examination shall be five dollars.
- "2. No examination shall be required as a prerequisite to the issuance of a license to any ticket selling agent of a railroad company, steamship company, carrier by air or public bus carrier, who shall act thereunder as agent of any company subject to this section only in reference to the issuance of accident insurance tickets.
 - "3. The commissioner may issue a temporary life insurance agent's license to any person acting as a debit agent in servicing policies of industrial life insurance without requiring the applicant to pass a written examination, but no such temporary license shall be effective for more than ninety (90) days.
 - "4. A regular salaried officer or employee of an insurer authorized to do business in this state shall not be deemed to be a 'life insurance agent' by reason of rendering assistance to, or on behalf of a licensed life insurance agent, provided that such salaried officer or employee devotes substantially all of his time to activities other than the solicitation of applications for life insurance or annuity contracts and receives no commission or other compensation directly dependent upon the amount of business he obtains.
 - "5. The department of insurance shall establish and promulgate reasonable rules and regulations for carrying out the provisions of this act and, with the advice of the state insurance commission, shall make and establish rules, regulations and procedures with respect to the scope, type and conduct of the written examinations required by this act, and the

times and places within the state wherein they shall be held, provided that applicants shall be permitted to take such examinations at least once in each week on the second day of each week at the principal office of the commissioner of insurance.

"6. If any clause, sentence, paragraph or part of this act shall for any reason be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair or invalidate the remainder of this act."

GEORGE FAUL.

Amend Senate File 55 by striking all of section 3.

LEROY S. MERCER.

Amend Senate File 103 by adding at the end of line 30 of section 6 the following:

", or if performed for hire as Christian Scientists so long as they do not otherwise engage in the practice of nursing as practical nurses."

JOHN BERG.

Amend Senate File 206, section 9, by striking from line 13 the word and figure "Six (6)" and by inserting in lieu thereof the word and figure "Three (3)"; and by striking subsection 2 of section 9.

GEORGE FAUL.

Amend Senate File 237 by adding thereto the following:

- "Sec. 2. Chapter two hundred thirty-one (231), Acts of the Fifty-second General Assembly, is amended by striking from line five (5) of section two (2) thereof the words and figures 'not more than twenty-five (25) mills' and by inserting in lieu thereof the words 'the entire millage tax exclusive of any tax levied by the state, the proceeds of which are to be used for state-wide purposes'; and by striking from line eight (8) of section two (2) thereof the word 'to' and by inserting in lieu thereof the word 'in'.
- "Sec. 3. Chapter two hundred thirty-one (231), Acts of the Fifty-second General Assembly, is amended by striking from lines ten (10) and eleven (11) of section three (3) thereof the words and figures 'not in excess of twenty-five (25) mills on each dollar of assessed valuation' and by inserting in lieu thereof the words 'exclusive of any tax levied by the state, the proceeds of which are to be used for state-wide purposes'.
- "Sec. 4. Chapter two hundred thirty-one (231), Acts of the Fifty-second General Assembly, is amended by striking from lines two (2) and three (3) of section four (4) thereof the words and figures 'not to exceed twenty-five (25) mills'; and by inserting after the word 'districts' in line thirteen (13) the words 'other than the state of Iowa'.

"Sec. 5. Chapter two hundred thirty-one (231), Acts of the Fifty-second General Assembly, is amended by striking the period

(.) after the word 'purposes' in line ten (10) of section five

(5) and by adding thereto the words 'other than state'.

"Sec. 6. Chapter two hundred thirty-one (231), Acts of the Fifty-second General Assembly, is amended by striking all of section eleven (11) thereof and substituting in lieu thereof the following: 'There is hereby appropriated from the state general fund the sum of one million five hundred thousand dollars (\$1,500,000) for each year of the biennium beginning on July 1. Should the sum thus appropriated, together with other funds available to the military service tax credit fund, prove insufficient to reimburse the various taxing districts of the state for the amount of taxes which would have been levied against property upon which military service exemption has been allowed, were such property subject to taxation. the state tax commission shall allocate the amount available in such percentage as the amount available shall bear to the total amount of claims filed in the entire state. Any balance not required for the payment of military service tax credits in any one year from the funds appropriated shall remain in the military service tax credit fund as a reserve to be applied upon payment of future claims'."

GEORGE FAUL.
JOHN BERG.

Amend the title to Senate File 237 by striking the period following the word "stores" in line 3 and adding the following: ", providing for the reimbursement to local taxing districts for taxes levied upon property subject to military service tax credit; providing for the apportionment of military service tax credits to all taxing districts in the state, and making an appropriation for the payment of military service tax credits."

George Faul.
John Berg.

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Tuesday.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, FEBRUARY 8, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend Gerald Graham, rector of the St. Johns Episcopal church, Keokuk, Iowa.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file: By Senator Henningsen, from residents of Clinton county in opposition to legislation relating to the board of examiners in watchmaking.

By Senator Humbert, from Adams county highway employees favoring equality in state and county highway maintenance.

By Senator Lynes, from residents of Butler county favoring local option.

By Senator Reilly, from members of the Izaak Walton League, Dubuque county, favoring state forest nursery legislation.

By Senator Roberts, from twenty-seven citizens of Marion county, reporting the loss of 394 head of sheep, killed by wolves, at a total loss of \$6,029.

INTRODUCTION OF BILLS

Senate File 261, by Senator Faul, a bill for an act to amend sections four hundred nineteen point fifteen (419.15), four hundred nineteen point sixteen (419.16), four hundred nineteen point seventeen (419.17) and four hundred nineteen point seventy-one (419.71), Code 1946, relating to civil service of municipal employees and retirement systems for policemen and firemen under the city manager plan by popular election.

Read first and second times, and passed on file.

Senate File 262, by committee on election reform, a bill for an act to repeal section thirty-nine point thirteen (39.13), Code 1946, and to provide for the election of one commerce commissioner for a

six year term in 1950, and for the election of one commerce commissioner for a four year term in 1950, and for the election of one commerce commissioner for a term of six years at each succeeding general election thereafter.

Read first and second times, and placed on the calendar.

Senate File 263, by Senator Doud, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of county hospital bonds by Jefferson county, Iowa, and the provisions made for taxes for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said county.

Read first and second times, and passed on file.

Senate File 264, by Senator Walter (by request), a bill for an act to amend chapter three hundred sixty-three (363), Code 1946, relating to cities and towns—organization and officers, by adding a new section prohibiting the city solicitor from receiving certain fees and awards, and limiting the right of the city solicitor, or any assistant or firm with which he is connected from engaging in actions or prosecutions in which the city may or has had an interest.

Read first and second times, and passed on file.

Senate File 265, by Senators Watson of Pottawattamie, Myrland and Reilly, a bill for an act to amend section three hundred ninety-one point two (391.2), Code 1946, relating to street improvements, sewers, and special assessments.

Read first and second times, and passed on file.

Senate File 266, by Senators Watson of Pottawattamie, Myrland and Reilly, a bill for an act to repeal sections three hundred eightynine point twenty-three (389.23) to three hundred eighty-nine point thirty (389.30), inclusive, Code 1946, and to enact substitutes therefor, and to establish a method of determining the damage sustained by the owner of property abutting on any street or alley in cities and towns resulting from a change in the established grade of any street or alley in cities or towns, or resulting from the construction of viaducts, overhead crossings, or underpasses, or other structures facilitating highway travel, which may be built in or over streets or alleys in cities and towns.

Read first and second times, and passed on file.

Senate File 267, by Senator Martin, a bill for an act to authorize and legalize the city council of the city of Bettendorf, Iowa, to make a permanent transfer of funds in the amount of twenty thousand four hundred forty-two dollars and thirty-seven cents from the fund now known as the "Twenty-third Street Paving Fund" to the "Consolidated Fund."

Read first and second times, and passed on file.

Senate File 268, by Senator Berg, a bill for an act to amend section three hundred ninety-seven point thirty-two (397.32), Code 1946, relating to the compensation of public utilities trustees.

Read first and second times, and passed on file.

Senate File 269, by committee on agriculture, a bill for an act relating to certified seed and to amend section one hundred ninetynine point seven (199.7), Code 1946.

Read first and second times, and placed on the calendar.

Senate File 270, by Senators Whitehead and Dykhouse, a bill for an act to amend section five hundred fifty-eight point sixty-four (558.64), Code 1946, relating to conveyances.

Read first and second times, and passed on file.

Senate File 271, by committee on conservation, a bill for an act to repeal chapter one hundred eight (108), Code 1946, and amend chapter one hundred eleven (111), Code 1946, extending the duties of the state conservation commission to include forestry and other land and water use practices in the interest of the general economy of the state.

Read first and second times, and placed on the calendar.

Senate File 272, by committee on conservation, a bill for an act to amend chapter one hundred sixty-one (161), Code 1946, relating to fruit tree and forest reservations.

Read first and second times, and placed on the calendar.

MESSAGE FROM THE HOUSE

The following message was received from the House:

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

Senate File 122, a bill for an act relating to compensation affidavits of executors, administrators, guardians, trustees, receivers or attorneys.

A. C. GUSTAFSON, Chief Clerk.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 79, 122, 127 and 174 and House Files 142 and 260.

DON RISK, Chairman Senate Committee.

GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: Senate Files 79, 122, 127 and 174 and House Files 142 and 260.

BILLS SENT TO THE GOVERNOR

Senator Risk, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 8th day of February, 1949, sent to the Governor for his approval: Senate Files 79, 122, 127 and 174.

DON RISK, Chairman.

Passed on file.

PRESENTATION OF VISITORS

Senator McCarville asked and received unanimous consent to present to the Senate twenty-seven members of the class in government of the Gowrie high school who were present in the balcony with their superintendent, Mr. William N. Grimes.

PROOFS OF PUBLICATION

Published copy of House File 313 and verified proof of publication of said bill in the Lockridge Times on January 27, 1949, is on file with the Secretary of the Senate.

Published copy of Senate File 263 and verified proof of publication of said bill in the Lockridge Times on January 27, 1949, is on file with the Secretary of the Senate.

Published copy of Senate File 267 (House File 176), and verified proof of publication of said bill in the Farm Bureau News, Bettendorf, Iowa, February 3, 1949, is on file with the Secretary of the Senate.

W. J. SCARBOROUGH, Secretary of the Senate.

Senator Skourup called up the following Senate Concurrent Resolution 9 and moved its adoption:

SENATE CONCURRENT RESOLUTION 9

Whereas, the Fifty-third General Assembly has been confronted by unprecedented askings for appropriations by all departments of state government; and

Whereas, some portion of these increased askings is based upon requests for increase in the pay of public employees, much of which may be entirely deserved; and

Whereas, the General Assembly is confronted not only with the responsibility of seeing that the employees of the state are reasonably compensated for their services, but also with the responsibility of conserving the taxpayers' money and of seeing that no greater appropriations are provided than are necessary to carry out the various functions of government efficiently; and

Whereas, these requests for increased costs of government necessarily give rise to the inquiry as to whether the services to be paid for are, from the public standpoint, worth the increased cost, and whether the number of such employees may not be reduced in order to offset such increased costs by corresponding reductions in personnel, and whether functions of employees of departments may not be combined and consolidated:

Now, Therefore, Be It Resolved by the Senate, the House Concurring:

- 1. That the heads of all state departments prepare and submit to the General Assembly reports relating to the functions of their employees which will reflect:
 - a. The total number of such employees;
 - b. The total actual hours service performed by each employee for the month of February, 1949;
 - c. The length of the work day and week;
 - d. The total amount of time taken out by such employees, such as rest periods, or absences from duty;
 - e. The total amount of office time during which such employees are not actually engaged in work pertaining to the office;
 - f. The number of such employees who are able to perform more than one office function:
 - g. The submission of a plan by each department head whereby the functions of his office may be streamlined and the personnel be reduced.
- 2. That all state employees be invited to submit direct to the General Assembly plans and suggestions whereby the department or office in which such employee is engaged may be operated with greater efficiency, with less personnel, or more economically.

The motion prevailed and the resolution was adopted.

Senator Fishbaugh called up the following resolution and moved its adoption:

SENATE RESOLUTION 2

By Fishbaugh

Whereas, the highway investigation committee created by the Fifty-second (52d) General Assembly has filed its report recommending an extensive program of road building and calling for new and additional taxes; and

Whereas, it is most important that the roads and highways to be constructed should be paid for by the various highway users in proportion to their respective use of the roads and highways in order that justice be done the motorists and others; and

Whereas, there is insufficient information available to the General Assembly at the present time on which it can determine the fair amount of taxation to place on each class of highway users; and

Whereas, the American Automobile Association, at its forty-sixth (46th) annual meeting on November 16, 1948, adopted a resolution calling attention to this problem in the following words:

"INVESTIGATION OF EFFECTS OF VEHICLE WEIGHTS ON PAVEMENT

"The roads of the nation are to a serious extent being prematurely pounded to pieces by the increased frequency of use by heavy vehicles. Such highway damage is becoming a more and more serious problem because of the increasing ratio of heavy commercial vehicles.

"There is continual pressure for increased legal load limits. Overloading continues to be a serious problem.

"The association urges that the public roads administration, in cooperation with the state highway departments, make a comprehensive, impartial scientific investigation of the effects of vehicles of various weights upon the different types of road pavements, to determine what weights present and future pavement can support without premature damage. In conjunction with this scientific investigation, the association urges that the same highway organizations make an economic study of what constitutes equitable sharing in the cost of roads by the benefited classes of highway users." and

Whereas, the joint fact-finding committee on highways, streets and bridges of the California legislature requested their state highway engineer to determine and inform the committee upon the comparative cost to construct:

- 1. Highways adequate for use by all legal types of vehicles, including heavy trucks and busses:
- 2. Highways of a design adequate for use by only the lighter vehicles, such as private passenger automobiles and small trucks; and

Whereas, the division of highways of California made such a survey by taking all 105 projects designed and let to contract during the full calendar year of 1947, analyzed each of them upon the basis of actual bid cost as designed for mixed traffic, and then computed corresponding costs for the same projects at the same unit prices but based upon a design considered satisfactory for lighter traffic (private passenger automobiles and small trucks) only; and

Whereas, from such study and analysis, and by applying their finding that heavy trucks and busses generated 45 per cent of the total ton-miles of traffic in their state highway system, they concluded:

- 1. That highways constructed to accommodate both light and heavy vehicles cost approximately 22.2 per cent more than would be required for highways designed with no extra provision for trucks and busses;
- 2. That, since 45 per cent of the ton-miles carried by the highways is generated by heavy trucks, and busses, such heavy vehicles were responsible for 55 per cent of the total cost of the projects surveyed; and

Whereas, comparable information as to the cost of constructing highways in Iowa should be available to the General Assembly;

Now, Therefore, Be It Resolved by the Senate: That the chief engineer of the Iowa state highway commission be requested to determine and inform the Senate upon the comparative cost to construct:

- 1. Highways adequate for use by all legal types of vehicles, including heavy trucks and busses;
- 2. Highways of a design adequate for use by only the lighter vehicles, such as private passenger automobiles and small trucks; and that, in arriving at said figures, the said engineer take all projects designed and let to contract during the full calendar year 1948, analyze each of them upon the basis of actual bid cost as designed for mixed traffic, and then compute corresponding cost for these same projects at the same unit prices but based upon a design considered satisfactory for lighter traffic (private passenger automobiles and smaller trucks) only.

Be It Further Resolved, that the chief engineer also be requested to inform the Senate as to the percentage of ton-miles carried by the highways of Iowa which were generated by heavy trucks and busses in 1948, and supply any further information he may have concerning the percentage of use of our highways by the various classes of vehicles operating thereon.

Be It Further Resolved, that said chief engineer be requested to supply a formula, based on the percentage of total cost of construction, the percentage of ton-mile usage, and other relevant factors, to enable the General Assembly to determine what constitutes an equitable sharing in the cost of roads by the various classes of highway users, and to enable it to determine the amount of taxes each such class should pay.

Be It Finally Resolved, that a copy of this resolution be transmitted by the Secretary of the Senate to said chief engineer.

The motion was lost.

COMMUNICATIONS

The following communication was received:

Legislature of Nebraska Lincoln

February 7, 1949.

Lieutenant Governor of the State of Iowa State House Des Moines, Iowa

Dear Sir:

I am enclosing herewith a copy of Legislative Resolution 11, which was passed by the legislature of Nebraska on February 4, 1949.

Very truly yours,

HUGO F. SRB, Clerk of the Legislature.

Enc.

LEGISLATURE OF NEBRASKA
SIXTY-FIRST SESSION
LEGISLATIVE RESOLUTION 11
MEMORIALIZING THE STATE OF IOWA
FOR AIDING THE STATE OF NEBRASKA

Introduced by Earl J. Lee of Dodge, Don E. Hanna of Cherry,
Dwight W. Burney of Cedar

Whereas, the people of the state of Nebraska have suffered on account of the recent extreme climatic phenomena; and

Whereas, the legislature of the state of Iowa by resolution directed the Iowa state highway commission to loan equipment to the department of roads and irrigation of the state of Nebraska for the purpose of opening roads and highways in Nebraska; and

Whereas, the equipment furnished to the state of Nebraska has been used to alleviate suffering and distress to the people of Nebraska; and

Whereas, the people of the state of Nebraska greatly appreciate the kindness, thoughtfulness, and generosity of the state of Iowa in furnishing such equipment.

Now, Therefore, Be It Resolved by the Members of the Nebraska Legislature in Sixty-first Session Assembled:

- 1. That the Governor of the state of Iowa, the Iowa state legislature, and the Iowa state highway commission be memorialized for furnishing equipment which helped to alleviate the suffering and distress of the people of the state of Nebraska in the recent extreme climatic phenomena.
- 2. That copies of this resolution, suitably engrossed, be transmitted by the clerk of the legislature to the Governor of the state of Iowa, to the presiding officer of the Senate of the Iowa state legislature, to the Speaker of the House of Representatives of the Iowa state legislature, and to the chairman of the Iowa state highway commission.

CHARLES J. WARNER, President of the Legislature.

I, Hugo F. Srb, hereby certify that the above is a true and correct copy of Legislative Resolution 11, which was passed by the legislature of Nebraska in sixty-first regular session on the fourth day of February, 1949.

HUGO F. SRB, Clerk of the Legislature.

ANNIVERSARY OF BOY SCOUT MOVEMENT

In accordance with Senate Resolution 3, Senator Bekman presented to the Senate the following boy scout representatives:

Nat Hull, assistant scout executive of the Iowa Tall-Corn council; Les Scherer, from Explorer Post No. 35 who recited the official boy scout oath, and Andy Wolder, from Troop No. 59, who recited the official boy scout law.

PRESENTATION OF SENATE QUEEN

President Evans presented his personal page, Tommy Faul, who made the following presentation:

Mr. President and Senators: It has been customary for the Senate pages to select a queen of the Senate.

The pages have found several clerks who are eligible to be queens. We found it difficult to come to a conclusion. However, after careful thought and consideration we have made our queen selection. We have also selected two attendants and they are Ivene Elthon and Patricia Carlson.

This morning it is my pleasure, honor, and privilege to present to the Iowa Senate its queen for this session. Will Martha Rud please come to the rostrum and receive the queen's crown.

Martha, it is my pleasure to announce that you have been selected by the page boys as queen of the Senate, and I give you this crown as a symbol of this honor. I congratulate you and on behalf of the pages extend to you our best wishes.

ADDITIONAL COPIES

Senator Jacobson asked and received unanimous consent to have 100 additional copies of Senate File 252 printed.

SENATE CONCURRENT RESOLUTION 10

By Fishbaugh

Whereas, Perry Brown, national commander of the American Legion, will be in Des Moines, Iowa, on February 21, 1949;

Therefore, Be It Resolved by the Senate, the House Concurring: That an invitation be extended to Mr. Perry Brown to address a joint convention of both houses at eleven o'clock a. m. on February 21, 1949.

UNFINISHED BUSINESS

Senator Bekman called up for further consideration Senate File 206, a bill for an act to amend chapter one hundred sixteen (116), Code 1946, relating to accountancy; defining the qualifications of members of the board of accountancy and their powers and duties; fixing the compensation of the secretary and providing for the expenses of the board and its members; providing for meetings of the board; defining the practice of public accounting; providing for examinations of applicants and defining their qualifications; providing for the issuance of certificates to public accountants and for their registration and authorization to practice; repealing the requirement for a bond; fixing fees for registration and certificates; prescribing rules of practice; providing for an appeal on orders of revocation or suspension of certificates and authorization to practice; prohibiting the unauthorized use of titles of accountants; establishing further exceptions to the act; and defining property rights in working papers of accountants.

Senator Faul offered the following amendment and moved its adoption:

Amend Senate File 206, section 9, by striking from line 13 the word and figure "Six (6)" and by inserting in lieu thereof the word and figure "Three (3)"; and by striking subsection 2 of section 9.

The amendment was adopted.

Senator Bekman moved that the bill be read a third time now.

Senator Jacobson moved that Senate File 206 be referred to the committee on judiciary 2.

The chair ruled the motion by Senator Jacobson out of order.

Senator Bekman asked and received unanimous consent to withdraw his motion that Senate File 206 be read a third time.

Senator Bekman asked and received unanimous consent that action on Senate File 206 be deferred and that the bill retain its place on the calendar under unfinished business.

On motion of Senator Henningsen, the Senate recessed until 1:30 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

House File 279, a bill for an act to provide a pension and annuity retirement system for judges of the district court and supreme court.

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

House File 295, a bill for an act to create a special reserve fund, and to appropriate and set aside to the special reserve fund the sum of forty million dollars (\$40,000,000) out of the general fund.

A. C. GUSTAFSON, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 279, a bill for an act to provide a pension and annuity retirement system for judges of the district court and the supreme court; to provide for the administration of such system; to provide for contributions by such judges and for contributions from the state to raise funds for such system; and to repeal conflicting laws.

Read first and second times, and passed on file.

House File 295, a bill for an act to create a special reserve fund, and to appropriate and set aside to the special reserve fund the sum of forty million dollars (\$40,000,000) out of the general fund, and to provide that the special reserve fund shall be used to augment the general fund as directed by the Governor.

Read first and second times, and passed on file.

BILLS ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bills to committee:

- S. F. 247 Tax Revision
- S. F. 248 Military Affairs
- S. F. 250 Cities and Towns
- S. F. 251 Judiciary 2

S. F. 252 Ways and Means

S. F. 253 Ways and Means

S. F. 254 Ways and Means

S. F. 255 Iowa Development

S. F. 256 Highways

S. F. 257 Judiciary 1

S. F. 258 Judiciary 1

S. F. 259 Judiciary 2

S. F. 260 Highways

H. F. 39 Judiciary 2

H. F. 92 Judiciary 1

H.F. 98 Judiciary 2

H. F. 128 Election Reform

H. F. 136 Election Reform

H. F. 201 Board of Control

H. F. 281 Judiciary 2

H. F. 282 Judiciary 1

H. F. 279 Judiciary 2

H. F. 295 Appropriations

REPORTS OF COMMITTEES

Senator Foster submitted the following report:

MR. PRESIDENT: Your committee on agriculture to which was referred Senate File 202, a bill for an act relating to the registration of brands of commercial fertilizer by the department of agriculture, begs leave to report it has had the same under consideration and recommends the same do pass.

HARLAN C. FOSTER, Chairman.

Ordered passed on file.

Senator Dykhouse submitted the following report:

Mr. President: Your committee on conservation to which was referred House File 80, a bill for an act to amend section three hundred twenty-one point two hundred eighty-one (321.281), Code 1946, to prohibit the operation of a motor boat while intoxicated, begs leave to report it has had the same under consideration and recommends the same do pass.

J. T. DYKHOUSE, Chairman.

Ordered passed on file.

Senator Colburn submitted the following report:

MR. PRESIDENT: Your committee on ways and means to which was referred Senate File 222, a bill for an act to provide a plan for the sale of \$85,000,000 of state bonds by the treasurer of the state of Iowa

pursuant to the provisions of Senate File 492, Acts of the Fifty-second General Assembly, directing the treasurer to purchase \$36,125,000 of said bonds; provide an appropriation for the retirement of said bonds, begs leave to report it has had the same under consideration and returns the bill without recommendation.

JAY C. COLBURN, Chairman,

Ordered passed on file.

Senator Lynes submitted the following report:

MR. PRESIDENT: Your committee on appropriations to which was referred Senate File 222, a bill for an act to provide a plan for the sale of \$85,000,000 of state bonds by the treasurer of the state of Iowa pursuant to the provisions of Senate File 492, Acts of the Fifty-second General Assembly, directing the treasurer to purchase \$36,125,000 of said bonds; provide an appropriation for the retirement of said bonds, begs leave to report it has had the same under consideration and returns the bill without recommendation.

J. KENDALL LYNES, Chairman.

Ordered passed on file.

Also:

1949]

MR. PRESIDENT: Your committee on appropriations to which was referred Senate File 1, a bill for an act authorizing state to pay a service compensation to persons serving in armed forces between September 16, 1940, and September 2, 1945, or successors in interest, make appropriation therefor, repealing chapter 59, Acts of Fifty-second General Assembly, begs leave to report it has had the same under consideration and returns the bill without recommendation.

J. KENDALL LYNES, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred Senate File 221, a bill for an act to create a special reserve fund, to appropriate and set aside to the special reserve fund the sum of \$40,000,000 out of the general fund, to provide that the special reserve fund shall be used to augment the general fund as directed by the Governor, begs leave to report it has had the same under consideration and returns the bill without recommendation.

J. KENDALL LYNES, Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend the title to Senate File 18 by striking from lines 4 and 5 the words and figures "four hundred fifty-five point ten (455.10)" and inserting

in lieu thereof the words and figures "four hundred fifty-five point one hundred ten (455.110)"; and by inserting after the comma in line 10 of the title the words and figures "four hundred fifty-five point fifty-one (455.51)"; and by striking from line 12 of the title the words and figures "four hundred fifty-five point seventy (455.70)"; and by inserting after the word "to" in the next to the last line of the title the words "the construction, maintenance, repairs, improvements, operation and financing of".

Further amend Senate File 18 by striking all of section 15.

Further amend Senate File 18 by striking all of section 22 and by substituting in lieu thereof the following:

"Sec. 22. Section four hundred fifty-five point one hundred thirty-five (455.135), Code 1946, is amended by striking all of said section and by substituting in lieu thereof the following: 'When any levee or drainage district shall have been established and the improvement constructed, the same shall be at all times under the supervision of the board of supervisors except as otherwise provided for control and management by a board of trustees and it shall be the duty of the board to keep the same in repair. The board at any time on its own motion, without notice, may order done whatever is necessary to restore or maintain a drainage or levee improvement in its original efficiency or capacity, and for that purpose may remove silt and debris, repair any damaged structures, remove weeds and other vegetable growth, and whatever else may be needed to restore or maintain such efficiency or capacity. If in maintaining and repairing tile lines the board finds from the engineer's report it is more economical to construct a new line than to repair the existing line, such new line may be considered to be a repair.

"'In the case of minor repairs not in excess of five hundred dollars (\$500.00) where the board finds that the same will result in a saving to the district it may cause the same to be done by secondary road equipment and labor of the county and then reimburse the secondary road maintenance fund from the drainage district fund thus benefited.

"'When the board deems it necessary it may repair or reconstruct the outlet of any private tile line which empties into a drainage ditch of any drainage district and assess the costs in each case against the land served by the private line.

"'When the board determines that improvements, which differ from the repairs referred to in the preceding paragraphs, are necessary or desirable, it may appoint an engineer to make such surveys as seem appropriate to determine the nature and extent of such improvements. and to file a report showing what improvements are recommended and their estimated costs, which report may be amended before final action. Such improvements may include enlarging, reopening, widening, deepening, straightening or lengthening any drain, changing its location or improving or enlarging the outlet for better service; converting all or any part of any drain from an open ditch to a closed drain; installing surface pipe for open ditches; enlarging, altering, or improving pumping plants; leveling spoil banks, or constructing settling basins. If the estimated cost of the improvements does not exceed twentyfive per cent (25%) of the original cost of the district. the board may order the work done without notice. The board shall not divide proposed improvements into separate programs in order to avoid the twenty-five per cent (25%) limitation herein fixed for making improvements without notice. If the board deems it desirable to make improvements where the estimated cost exceeds twenty-five per cent (25%) of the original total cost of the district, it shall set a date for a hearing on the matter of constructing such improvements and also on the matter of whether there shall be a reclassification of benefits for the cost of such improvements, and shall give notice as provided in section four hundred fifty-five point twenty (455.20) to section four hundred fifty-five point twentyfour (455.24), inclusive, Code 1946. At such hearing the board shall hear objections to the feasibility of such improvements and such arguments for or against a reclassification as may be presented by or for any taxpayer of the district. Following the hearing the board shall order made such improvements as it deems desirable and feasible, and shall also determine whether there should be a reclassification of benefits for the cost of such improvement. If it is determined that such reclassification of benefits should be made the board shall proceed as provided in section four hundred fifty-five point forty-five (455.45), Code 1946. Any interested party shall have the right of appeal from such orders in the manner provided in this chapter. Provided, however, that the provisions of this section shall not affect the procedures of section four hundred fifty-five point one hundred forty-two (455.142) covering the common outlet. "'Where under the laws in force prior to 1904, drain-

"'Where under the laws in force prior to 1904, drainage ditches and levees were established and constructed without fixing at the time of establishment a definite boundary line for the body of land to be assessed for the cost thereof, the body of land which was last assessed

to pay for the repair thereof shall also be considered as the established district for the purpose of this section."

Further amend Senate File 18, section 6, by striking from lines 1 and 2 the words and figures "four hundred fifty-five point ten (455.10)" and inserting in lieu thereof the words and figures "four hundred fifty-five point one hundred ten (455.110)"; and by adding to said section 6 a new paragraph as follows: "All of the provisions of this section shall, when applicable, apply to repair work and improvement work in the same force and effect as to original construction."

Further amend Senate File 18, section 13, by striking from line 9 the word "the" and inserting in lieu thereof the word "his"; and by striking from line 12 the word "the" and inserting in lieu thereof the word "his".

Further amend Senate File 18, section 20, by adding the word "proposed" following the word "the" in line 4.

Further amend Senate File 18, section 21, by striking the word "outlet" in line 6; and by striking the last sentence of said section 21.

Further amend Senate File 18, section 23, by striking from line 4 the word "and" and inserting in lieu thereof the word "or".

Further amend Senate File 18, section 28, by striking the word "repairs" from line 4; and by striking from line 6 the words and figures "fifteen per cent (15%)" and inserting in lieu thereof the words and figures "twenty-five per cent (25%)"; and by striking the last two sentences of said section 28; and by inserting after the word "and" in line 10 of said section 28 the word "tile".

Further amend Senate File 18 by adding a new section designated as section thirty-seven (37), to read as follows:

"Sec. 37. Section four hundred fifty-five point fifty-one (455.51), Code 1946, is amended by adding the following new subsection:

"4. Any specific benefits other than those derived from the drainage of agricultural lands shall be separately stated."

DEVERE WATSON. GEORGE FAUL. LEROY S. MERCER.

Amend Senate File 188 by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Section five hundred thirty-four point nineteen (534.19), Code 1946, is amended by adding thereto the following additional subsection:

"'Any such association may buy and sell vendors' real

estate contracts; provided, however, that all such contracts shall contain forfeiture provisions as provided for in chapter six hundred fifty-six (656), and provided further that the requirements for loans as set forth in section five hundred thirty-four point thirty-two (534.32) shall be applicable to making and buying of such contracts, except that at the time of purchase of such vendors' contracts the association shall not purchase any such contract for more than seventy-five per cent (75%) of the value of the real estate therein described appraised as required by section five hundred thirty-four point thirty-two (534.32). No association shall hereafter invest more than fifteen per cent (15%) of its assets in such vendors' contracts authorized by this subsection.'

"Sec. 2. Section five hundred thirty-four point thirtynine (534.39), Code 1946, is amended by inserting after the words 'any borrower' in line one (1) the words 'or vendor contract purchaser'."

Further amend Senate File 188 by inserting after the numbers "(534.19)," in line 2 of the title the words "and section five hundred thirty-four point thirty-nine (534.39)"; and by inserting after the word "investments" in lines 2 and 3 of the title the word ", members".

GEORGE FAUL.

Amend Senate File 219 by striking from line 3 section 7 the word "and" and inserting in lieu thereof the words "by filing",

E. K. BEKMAN.

Amend Senate File 222, section 2, by adding after the word "purchase" in line 2 of said section the words and figure "group 1 and"; and by striking the words and figures from lines 3 and 4 of said section "thirty-six million one hundred twenty-five thousand dollars (\$36,125,000)" and by inserting in lieu thereof the words and figures "seventy-two million two hundred fifty-thousand dollars (\$72,250,000)".

Further amend Senate File 222, section 3, by striking from lines 2 and 3 of said section the words and figures "thirty-six million one hundred twenty-five thousand dollars (\$36,125,000)" and by inserting in lieu thereof the words and figures "seventy-two million two hundred fifty thousand dollars (\$72,250,000)".

Further amend Senate File 222 by striking from the second "whereas" on page 2 the words and figures "thirty-six million one hundred twenty-five thousand dollars (\$36,125,000)" and by inserting in lieu thereof the words and figures "seventy-two million two hundred fifty thousand dollars (\$72,250,000)".

Further amend Senate File 222 by striking from lines 5 and 6 of the title the words and figures "thirty-six million one hundred twenty-five thousand dollars (\$36,125,000)" and by

inserting in lieu thereof the words and figures "seventy-two million two hundred fifty thousand dollars (\$72,250,000)".

GEORGE FAUL
ARTHUR H. JACOBSON
RALPH W. ZASTROW
RAYMOND GILLESPIE
JOHN BERG
HERMAN M. KNUDSON
R. R. BATESON
RALPH E. BENSON
JAY C. COLBURN

Amend Senate File 226 by adding a new section as follows:

"Sec. 2. Section four hundred twenty-three point four (423.4), Code 1946, is amended by striking all of subparagraph five (5) thereof, and by substituting in lieu thereof the following:

"'5. Tangible personal property not physically stored or warehoused in Iowa for sale to consumers or users and used in connection with the operation of urban passenger transportation systems.'"

Further amend Senate File 226 by renumbering the succeeding section.

GEORGE FAUL.

Amend Senate File 257, section 3, by inserting in line 3 following the word "Waterloo" the word "Daily".

JOHN P. BERG.

Amend Senate File 258, section 3, by inserting in line 3 following the words "Cedar Falls" the word "Daily".

JOHN P. BERG.

Amend House File 80 by adding thereto an additional section as follows:

"Section one hundred nine point seventy-seven (109.77), Code 1946, is amended by inserting after the word 'state' in line three (3) thereof the following: 'except Spirit Lake, West Okoboji Lake and Storm Lake'."

Further amend House File 80 by striking the period at the end of the title and adding the following: "and to permit trolling from power boats and sail boats in the four (4) largest lakes in the state."

> JAY C. COLBURN. GEORGE FAUL.

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Wednesday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, FEBRUARY 9, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend Robert Rushing, pastor of the Presbyterian church, Akron, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Hultman for the day on request of Senator Watson of O'Brien.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Faul, from members of the parent-teachers association of Elmwood school, of the city of Des Moines, asking that at least twenty-five per cent of the cost of public education come from the general fund.

By Senator Henningsen, from residents of Clinton county in opposition to legislation relating to the board of examiners in watchmaking.

By Senator Prentis, from Union county highway employees favoring equality in state and county highway maintenance.

By Senator Reilly, from residents of Dubuque county in opposition to legislation relating to the board of examiners in watchmaking.

By Senator Ridout, from fifty-five residents of Palo Alto county favoring local option and in opposition to liquor legislation.

By Senator Walter, from residents of Marshall county favoring local option and in opposition to liquor legislation.

INTRODUCTION OF BILLS

Senate File 273, by Senators Bekman, Knudson and Hattery, a bill for an act to amend or revise sections three hundred seventy-eight point eleven (378.11), three hundred seventy-eight point thirteen (378.13), and three hundred seventy-eight point fifteen

(378.15), Code 1946, and sections two (2), nine (9), ten (10), thirteen (13), fourteen (14), and fifteen (15) of chapter one hundred ninety-three (193), Acts of the Fifty-second General Assembly, relating to contracts for library service and the establishment and maintenance of county libraries.

Read first and second times, and passed on file.

Senate File 274, by Senators Bekman, Faul and Van Eaton, a bill for an act to amend section ninety-six point five (96.5), Code 1946, and subsections one (1) and three (3), relating to the disqualification for benefits of an individual who voluntarily quits his job or fails to apply for suitable work or refuses to accept suitable work; to provide for the imposition of a specified number of weeks of disqualification.

Read first and second times, and passed on file.

Senate File 275, by committee on appropriations, a bill for an aet relating to the unincumbered balance of the old-age assistance appropriation made by the Fifty-second General Assembly.

Read first and second times, and placed on the calendar.

Senate File 276, by Senators Walter, Knudson and Van Patten, a bill for an act to amend section one hundred sixty-one point seven (161.7), Code 1946, relating to the number of apple trees or other fruit trees per acre in a fruit reservation.

Read first and second times, and passed on file.

Senate File 277, by committee on conservation, a bill for an act to amend chapter one hundred nine (109), Code 1946, relating to fish and game conservation, and chapter one hundred ten (110), Code 1946, relating to fish and game licenses.

Read first and second times, and placed on the calendar.

Senate File 278, by Senators Skourup and Van Eaton, a bill for an act to amend section four hundred sixteen point forty-one (416.41), Code 1946, relating to and providing for the salaries of the mayor and councilmen of certain cities now or hereafter organized under chapter four hundred sixteen (416), Code 1946, relating to cities under the commission form of government.

Read first and second times, and passed on file.

Senate File 279, by Senator Mercer, a bill for an act to repeal section four hundred fifty-five point one hundred sixty-eight (455.168), Code 1946, relating to fees for drainage publications.

Read first and second times, and passed on file.

Senate File 280, by Senators Whitehead, Van Patten and Mc-Murry, a bill for an act to amend chapter one hundred nine (109), Code 1946, and to repeal chapter eighty-one (81), Acts of the Fifty-second General Assembly, relating to hunting from aircraft.

Read first and second times, and passed on file.

Senate File 281, by committee on judiciary 1, a bill for an act to amend section six hundred five point one (605.1), Code 1946, relating to salaries of judges of the district court.

Read first and second times, and placed on the calendar.

Senate File 282, by committee on judiciary 1, a bill for an act to amend chapter sixty-two (62), Acts of the Fifty-second General Assembly, relating to the licensing and regulation of private detectives and private detective agencies.

Read first and second times, and placed on the calendar.

Senate File 283, by Senators Bekman, Berg, Bateson, Parker, Roberts, McCarville and Faul, a bill for an act to amend chapter one hundred forty-seven (147), Code 1946, and chapter one hundred fifty-four (154), Code 1946, relating to optometrists, the practice of optometry, and the composition and appointment of the board of optometry examiners, and to provide for penalties.

Read first and second times, and passed on file.

Senate File 284, by committee on judiciary 1, a bill for an act to amend section two hundred thirty-one point six (231.6), Code 1946, relating to juvenile court.

Read first and second times, and placed on the calendar.

Senate File 285, by committee on judiciary 1, a bill for an act to amend section two hundred thirty-two point one (232.1), section two hundred thirty-two point four (232.4), section two hundred thirty-two point thirty-two point thirteen (232.13), and section two hundred thirty-two point

twenty-one (232.21), Code 1946, relating to neglected, dependent and delinquent children.

Read first and second times, and placed on the calendar.

Senate File 286, by committee on motor vehicles, a bill for an act to amend section three hundred twenty-one point two hundred eighty-one (321.281), Code 1946, relating to the operation of a motor vehicle while intoxicated.

Read first and second times, and placed on the calendar.

Senate File 287, by committee on motor vehicles, a bill for an act to create within the state of Iowa commercial zones around cities and towns, which zones shall be treated as cities or towns with respect to exemptions from the provisions of chapter three hundred twenty-six (326), Code 1946.

Read first and second times, and placed on the calendar.

Senate File 288, by committee on motor vehicles, a bill for an act to repeal section four hundred eighty-nine point twenty (489.20), Code 1946, and to enact a substitute therefor relating to the cancellation and revocation of unused portions of a franchise for constructing electric transmission lines when the building thereof is incomplete within two years from the date of the franchise.

Read first and second times, and placed on the calendar.

Senate File 289, by committee on motor vehicles, a bill for an act to amend section three hundred and twenty-five point eighteen (325.18), Code 1946, relating to the granting of an application for a motor carrier certificate.

Read first and second times, and placed on the calendar.

Senate File 290, by committee on motor vehicles, a bill for an act to repeal section three hundred twenty-seven point thirteen (327.13), Code 1946.

Read first and second times, and placed on the calendar.

BILL WITHDRAWN FROM CONSIDERATION

Senator Van Eaton asked and received unanimous consent that Senate File 80 be withdrawn from further consideration of the Senate.

SPECIAL ORDER

Senator Lynes asked and received unanimous consent that Senate File 222 be made a special order of business for Thursday, February 10, at 10:15 a.m.

PRESENTATION OF VISITORS

Senator Faul asked and received unanimous consent to present to the Senate twenty-two members of the sixth grade class of McKinley school who were present in the balcony with their teacher, Miss Sullivan.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on February 8 he had signed the following bills:

Senate File 79, relating to school bonds in Butler county.

Senate File 86, relating to demand items by banks.

Senate File 127, relating to recording by the assessor.

Senate File 174, relating to drivers' licenses.

THIRD READING OF BILLS

On motion of Senator Benson, Senate File 121, a bill for an act to legalize the action of the board of supervisors of Greene county, in contracting for the expenditures for the erection of an addition to the maintenance shed for the housing and maintenance of secondary road equipment for said county, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Benson asked and received unanimous consent that House File 150 be substituted for Senate File 121.

Senator Benson asked and received unanimous consent that Senate File 121 be withdrawn from further consideration of the Senate.

On motion of Senator Benson, House File 150, a bill for an act to legalize the action of the board of supervisors of Greene county, in contracting for the expenditures for the erection of an addition to the maintenance shed for the housing and maintenance of secondary road equipment for said county, was taken up, and considered.

Senator Bekman took the chair at 10:15 a.m.

Senator Benson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine Gillespie McCarville Bateson Hart McMurry Bekman Hattery Mercer Benson Henningsen Miller Berg Humbert Myrland Jacobson Byers Parker Prentis Colburn Knudson Doud Leo Reilly Dykhouse Linnevold Risk Elthon Lord Roberts Faul Sharp Lynes Fishbaugh Martin Skourup Foster Maytag

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 2: Hultman Ridout

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

Senator Benson moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

President Evans took the chair at 10:25 a.m.

UNFINISHED BUSINESS

Senator Bekman called up Senate File 206, a bill for an act to amend chapter one hundred sixteen (116), Code 1946, relating to accountancy; defining the qualifications of members of the board of accountancy and their powers and duties; fixing the compensation of the secretary and providing for the expenses of the board and its members; providing for meetings of the board; defining the practice of public accounting; providing for examinations of applicants and defining their qualifications; providing for the issuance of certificates to public accountants and for their registration and authorization to practice; repealing the requirement for a bond; fixing fees for registration and certificates; prescribing rules of practice; providing for an appeal on orders of revocation or suspension of certificates and authorization to prac-

tice; prohibiting the unauthorized use of titles of accountants; establishing further exceptions to the act; and defining property rights in working papers of accountants, for further consideration.

Senator Berg offered the following amendment by Senators Berg, Zastrow and West and moved its adoption:

Amend Senate File 206 by striking section 1 and inserting in lieu thereof the following:

"Section one hundred sixteen point one (116.1), Code 1946, is hereby amended by striking the first sentence therefrom and substituting in lieu thereof the following:

The board of accountancy shall consist of three members, who shall be certified public accountants. At least two of these shall be active practitioners with not less than five years' experience and the third may be a certified public accountant engaged as a full time teacher of accountancy on the staff of an accredited institution of higher learning in this state which offers a major course in accountancy, as defined in section one hundred sixteen point nine (116.9)."

Amend Senate File 206 by striking from section 5 all of the last paragraph.

The amendment was adopted.

Senator Lord offered the following amendment and moved its adoption:

Amend Senate File 206, section 17, line 7, by striking therefrom the word "accountant".

The amendment was adopted.

Fishbaugh

Senator Bekman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 26:			*
Augustine	Henningsen	Parker	Van Eaton
Bateson	Lord	Reilly	Vittetoe
Bekman	Martin	Risk	Walter
Berg	Maytag	Roberts	Watson of
Byers	McCarville	Sharp	Pottawattamie
Faul	Mercer	Skourup	West
Hart	Myrland	Tudor	
Nays, 4:			
Hattery	McMurry	Miller	Zastrow
Absent or n	ot voting, 20:		
Benson	Foster	Knudson	Ridout
Colburn	Gillespie	Leo	Van Patten
Doud	Hultman	Linnevold	Watson of
Dykhouse	Humbert	Lynes	O'Brien
Elthon	Ja cobson	Prentis	Whitehead

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

Senator Bekman moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

THIRD READING OF BILLS

On motion of Senator Mercer, Senate File 55, a bill for an act amending section five hundred four point two (504.2), Code 1946, giving perpetual duration to corporations not for pecuniary profit, construing certain words of chapter five hundred four (504), Code 1946, under given circumstances, prescribing the notice to be given on dissolution of a corporation and repealing sections five hundred four point seventeen (504.17) and five hundred four point eighteen (504.18), Code 1946, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

The following committee amendment was considered:

Amend section 1 of Senate File 55 by striking in lines 5 and 6 the words "regardless of any provision in their articles for limited duration" and inserting in lieu thereof the words "by so providing in their articles of incorporation or amendments thereto".

Further amend section 1 of Senate File 55 by striking from line 7 the words "of three-fourths".

The amendment was adopted.

Senator Mercer asked and received unanimous consent to withdraw the amendment filed by him and found on page 203 of the Senate Journal.

Senator Mercer offered the following amendment and moved its adoption:

Amend Senate File 55 by striking all of section 3.

The amendment was adopted.

Senator Mercer offered the following amendment and moved its adoption:

Amend the title to Senate File 55 by striking all after the word "corporation" in line 6 and inserting in lieu thereof a period (.).

The amendment was adopted.

Senator Mercer moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass!" the vote was:

Ayes. 49:

Augustine Gillespie Bateson Hart Bekman Hattery Benson Henningsen Berg Humbert Byers Jacobson Colburn Knudson Doud Leo Dykhouse Linnevold Elthon Lord Faul Lynes Fishbaugh Martin Foster Maytag

McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Ridout
Ridout
Roberts
Sharp
Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 1:

Hultman

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

Senator Mercer moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Bekman, Senate File 207, a bill for an act to amend section two hundred forty-seven point twenty-one (247.21), Code 1946, relating to paroles, was taken up, and considered.

Senator Hattery took the chair at 10:45 a.m.

Senator Bekman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon

Faul
Fishbaugh
Foster
Gillespie
Hart
Hattery
Henningsen
Humbert
Jacobson
Knudson

Leo
Linnevold
Lord
Lynes
Martin
Maytag
McCarville
McMurry
Mercer

Miller

Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp Skourup Tudor Van Eaton Van Patten Vittetoe

Walter Watson of O'Brien Watson of Whitehead Pottawattamie Zastrow West

Nays: none.

Absent or not voting, 1:

Hultman

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

Senator Bekman moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Bekman, Senate File 212, a bill for an act to amend chapter two hundred fifty-six (256), Acts of the Fifty-second General Assembly, relating to group insurance and amending the law to extend its coverage to include students, teachers, administrators and officials of an association, was taken up, and considered.

Senator Bekman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hartery
Henningsen
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes
Martin
Maytag

McCarville
McMurry
Mercer
Miller
Myrland
Prentis
Reilly
Ridout
Risk
Roberts
Sharp
Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 1:

Hultman

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

Senator Bekman moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Maytag, House File 245, a bill for an act relating to nomination papers in behalf of candidates for the county board of education, was taken up, and considered.

President Evans took the chair at 10:55 a.m.

Senator McCarville moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

McCarville

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Augustine Bateson Bekman Benson Berg Byers Colburn Doud Dykhouse Elthon Faul Fishbaugh Foster

Gillespie Hart Hattery Henningsen Humbert Jacobson Knudson Leo Linnevold Lord

McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Lynes Roberts Martin Sharp Maytag Skourup

Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West Whitehead Zastrow

Navs: none.

Absent or not voting, 1:

Hultman

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

Senator McCarville moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

SPECIAL ORDER

The hour of 11:00 a.m. having arrived President Evans announced the special order for the consideration of Senate File 203.

Senator Jacobson called up for further consideration Senate File 203, a bill for an act to amend section one hundred twenty point six (120.6), Code 1946, relating to applicants for examination before the board of examiners in watchmaking.

Senator Jacobson also called up the amendment filed by him and found on page 265 of the Senate Journal, and moved its adoption.

Senator Faul moved that the Senate recess until 1:30 p.m.

The motion was lost.

Senator Augustine moved the previous question on the Jacobson amendment, which motion prevailed.

Division was called for, the result of which was:

Ayes, 17; nays, 26.

The amendment was lost.

Senator Bekman moved the previous question on the main bill.

Senator Bekman asked and received unanimous consent to withdraw his motion.

Senator Fishbaugh moved that Senate File 203 be referred back to the committee on military affairs, which motion prevailed.

On motion of Senator Hattery, the Senate recessed until 1:30 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

BILLS ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bills to committee:

- S. F. 261 Cities and Towns
- S. F. 263 Judiciary 2
- S. F. 264 Cities and Towns
- S. F. 265 Cities and Towns
- S. F. 266 Cities and Towns
- S. F. 267 Judiciary 1
- S. F. 268 Public Utilities
- S. F. 270 Judiciary 2

REPORT OF COMMITTEE ON RULES

Mr. President: Your committee on rules begs leave to report that it has had the permanent rules under consideration and recommends that the rules of the Senate for the Fifty-third General Assembly be as follows:

The rules of the Senate for the Fifty-second General Assembly shall be adopted as the rules of the Senate for the Fifty-third General Assembly except as hereinafter repealed, altered, amended or substituted.

Rule 22 of the printed rules of the Senate for the Fifty-second General Assembly is amended by striking therefrom the numerals "26" and inserting in lieu thereof the numerals "24" in all places where said numerals appear.

Further amend said rule by striking from lines 12 and 13 thereof the words "and schools and educational institutions committee.", and inserting after the comma in line 12 the words "highways committee, and tax revision committee."

Rule 27 of the printed rules of the Senate for the Fifty-second General Assembly is hereby repealed.

Rule 38 of the printed rules of the Senate for the Fifty-second General Assembly is amended by striking from line 2 of said rule the numerals "27" and by inserting in lieu thereof the numerals "25".

Rule 39 of the printed rules of the Senate for the Fifty-second General Assembly is amended by striking from lines 7 and 8 the words "soldiers and sailors of the United States army and navy" and inserting in lieu thereof "members of the armed forces of the United States".

The rules of the Senate for the Fifty-second General Assembly shall be renumbered following rule 26.

Respectfully submitted,

RICHARD V. LEO, Chairman. LEO ELTHON. FRANK C. BYERS. J. T. DYKHOUSE. STANLEY L. HART.

REPORTS OF COMMITTEES

Senator Hattery submitted the following report:

MR. PRESIDENT: Your committee on motor vehicles to which was referred Senate File 76, a bill for an act to amend section three hundred twenty-one point fifty-three (321.53), Code 1946, relating to permits to non-resident owners of motor vehicles, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN R. HATTERY, Chairman.

Ordered passed on file.

Senator Sharp submitted the following report:

MR. PRESIDENT: Your committee on tax revision to which was referred Senate File 123, a bill for an act to amend section 8 of chapter 240, Acts of the Fifty-second General Assembly, relating to the tax levy to defray the expense of the county assessor's office in certain counties, begs leave to report it has had the same under consideration and recommends the same do pass.

F. E. SHARP, Chairman.

Ordered passed on file.

Senator Maytag submitted the following report:

MR. PRESIDENT: Your committee on schools and educational institutions to which was referred Senate File 163, a bill for an act to amend section four (4) of chapter one hundred fifty (150), Acts of the Fifty-second General Assembly, relating to the change of boundaries of school districts in certain instances, begs leave to report it has had the same under consideration and recommends the same be amended as follows; and when so amended the bill do pass:

Amend section one (1) by striking from line 14 the period (.) and quotation mark (") and adding the following: "and the state department of public instruction."

FRED MAYTAG, Chairman.

Ordered passed on file.

Senator Doud submitted the following report:

MR. PRESIDENT: Your committee on judiciary 1 to which was referred Senate File 217, a bill for an act to legalize the corporate acts and proceedings in connection with the renewal of the corporate existence and the adoption of amended, substituted and renewed articles of incorporation of Strand Baking Company, and to provide for the renewal of the charter of said company, begs leave to report it has had the same under consideration and recommends the same do pass.

ALDEN L. DOUD, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 1 to which was referred House File 38, a bill for an act to amend section six hundred thirty-six point thirty-two (636.32), Code 1946, relating to distributive share of surviving spouse when decedent dies intestate and without issue, begs leave to report it has had the same under consideration and recommends the same do pass.

ALDEN L. DOUD, Chairman.

Ordered passed on file.

Senator Byers submitted the following report:

MR. PRESIDENT: Your committee on judiciary 2 to which was referred House File 196, a bill for an act to amend section six hundred twenty-five point twenty-two (625.22), Code 1946, relating to the taxation of attorney's fees upon judgment on a written contract, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANK C. BYERS, Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate File 221 by striking section 5 and inserting in lieu thereof the following:

"Sec. 5. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Tama News-Herald, a newspaper published at Tama, Iowa, and in the Perry Daily Chief, a newspaper published at Perry, Iowa."

J. KENDALL LYNES.

Amend Senate File 222 by striking section 4 and inserting in lieu thereof the following:

"Sec. 4. This act being deemed of immediate importance shall be in full force and effect from and after its publication in The Evening Journal, a newspaper published at Washington Iowa, and the Lyon County Reporter, a newspaper published at Rock Rapids, Iowa."

J. KENDALL LYNES.

Amend Senate File 234 by striking section 3 and inserting in lieu thereof the following:

"Sec. 3. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Record Republican, a newspaper published at Bonaparte, Iowa, and in the Lockridge Times, a newspaper published at Lockridge, Iowa."

ALDEN L. DOUD.

Amend Senate File 258, by striking all of section 3, and inserting in lieu thereof the following: "This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Cedar Falls Daily Record, a newspaper published at Cedar Falls, Iowa, and in the Grundy Register, a newspaper published at Grundy Center, Iowa."

JOHN P. BERG.

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Thursday.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, FEBRUARY 10, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend E. E. Bayse, pastor of the Methodist church, Dysart, Iowa.

PETITION AND MEMORIAL

The following petition was presented and placed on file:

By Senator Van Patten, from residents of Warren county favoring local option.

INTRODUCTION OF BILLS

Senate File 291, by committee on cities and towns, a bill for an act to amend the law as it appears in section four hundred four point five (404.5), Code 1946, subsection sixteen (16), subdivisions a, b, and c thereof, relating to the millage levies authorized by said subsection sixteen (16), subdivisions a, b, and c thereof.

Read first and second times, and placed on the calendar.

Senate File 292, by Senators Skourup and Henningsen, a bill for a act to amend section six hundred two point five (602.5), Code 1946, relating to the number of municipal court judges in cities having more than thirty thousand and less than fifty thousand inhabitants.

Read first and second times, and passed on file.

Senate File 293, by Senator Prentis (Metz), a bill for an act relating to uniform rates for fire, lightning, tornado or windstorm premiums within the state of Iowa.

Read first and second times, and passed on file.

Senate File 294, by Senator Reilly, a bill for an act relating to memorial halls and monuments for soldiers, sailors and marines.

Read first and second times, and passed on file,

Senate File 295, by committee on motor vehicles, a bill for an

act to amend chapter seven hundred forty-nine (749), Code 1946, relating to the bureau of criminal identification.

Read first and second times, and placed on the calendar.

Senate File 296, by Senator Berg, a bill for an act to amend chapter two hundred eighty-two (282), Code 1946, relating to transportation of pupils.

Read first and second times, and passed on file.

Senate File 297, by committee on tax revision, a bill for an act to correct the wording of section four hundred twenty-three point twenty-five (423.25), Code of 1946, and to include the Illinois occupation tax in the same manner as sales and use taxes of other states as a credit on tax of property brought into this state.

Read first and second times, and placed on the calendar.

Senate File 298, by Senators Miller, Maytag, Benson, Foster, Zastrow and Leo, a bill for an act amending section one hundred twenty-four point five (124.5), Code 1946, relating to the issuance of beer permits.

Read first and second times, and passed on file.

Senator Elthon called up the following resolution and moved its adoption:

HOUSE CONCURRENT RESOLUTION 8

Be It Resolved by the House, the Senate Concurring: That when adjournment is had on Friday, February 25, 1949, it be to reconvene on Monday, March 7, 1949, at 2:00 p. m.

The motion prevailed and the resolution was adopted.

PRESENTATION OF VISITORS

Senator Van Patten asked and received unanimous consent to present to the Senate eighty-four members of the senior class of the Indianola high school who were present in the balcony with their principal, Mr. Harry Grange.

Senator Whitehead asked and received unanimous consent to present to the Senate twenty-two members of the government and civics classes of the Dexter high school who were present in the balcony with their instructor, Mr. D. W. See, and their coach, Mr. Orval Frazier.

Senator Whitehead also asked and received unanimous consent to present twenty-two members of the eighth grade class of the junior high school of Panora who were present in the balcony with their teacher, Mr. William McMains.

BILL SIGNED BY THE GOVERNOR

• A communication was received announcing that, on February 9, the Governor had approved the following bill:

Senate File 122, relating to compensation affidavits of executors, administrators, guardians, trustees, receivers, or attorneys.

SPECIAL ORDER

The hour of 10:15 a.m. having arrived, President Evans announced the special order for the consideration of Senate File 222.

THIRD READING OF BILLS

On motion of Senator Lynes, Senate File 222, a bill for an act to provide a plan for the sale of eighty-five million dollars (\$85,000,000) of state bonds by the treasurer of the state of Iowa pursuant to the provisions of Senate File 492, Acts of the Fifty-second General Assembly, directing the treasurer to purchase thirty-six million one hundred twenty-five thousand dollars (\$36,125,000) of said bonds; provide an appropriation for the retirement of said bonds, with report of committees on ways and means and appropriations without recommendation, was taken up, considered, and the reports of the committees were adopted.

Senator Faul offered the following amendment by Senators Faul, Jacobson, Zastrow, Gillespie, Berg, Knudson, Bateson, Benson and Colburn, and moved its adoption:

Amend Senate File 222, section 2, by adding after the word "purchase" in line 2 of said section the words and figure "group 1 and"; and by striking the words and figures from lines 3 and 4 of said section "thirty-six million one hundred twenty-five thousand dollars (\$36,125,000)" and by inserting in lieu thereof the words and figures "seventy-two million two hundred fifty thousand dollars (\$72,250.00)".

Further amend Senate File 222, section 3, by striking from lines 2 and 3 of said section the words and figures "thirty-six million one hundred twenty-five thousand dollars (\$36,125,000)" and by inserting in

lieu thereof the words and figures "seventy-two million two hundred fifty thousand dollars (\$72,250,000)".

Further amend Senate File 222 by striking from the second "whereas" on page 2 the words and figures "thirty-six million one hundred twenty-five thousand dollars (\$36,125,000)" and by inserting in lieu thereof the words and figures "seventy-two million two hundred fifty thousand dollars (\$72,250,000)".

Further amend Senate File 222 by striking from lines 5 and 6 of the title the words and figures "thirty-six million one hundred twenty-five thousand dollars (\$36,125,000)" and by inserting in lieu thereof the words and figures "seventy-two million two hundred fifty thousand dollars (\$72,250,000)".

Roll call was demanded.

On motion of Senator Faul, the Senate recessed until 1:30 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

ADDITIONAL COPIES

Senator Skourup asked and received unanimous consent to have 500 additional copies of Senate File 253 printed.

Senator Jacobson asked and received unanimous consent to have 200 additional copies of Senate File 171 printed.

A BLESSED EVENT February 10, 1890

Senator Elthon called to the attention of the members of the Senate the date of February 10, 1890, the birthdate of our beloved Senator Augustine, and asked that Senator Linnevold, the golden voiced Senator from Winneshiek, direct the Senate in singing "Happy Birthday" to Senator Augustine.

Senator Augustine graciously expressed his appreciation.

The Senate resumed consideration of Senate File 222 and the amendment offered thereto.

Senator Benson asked and received unanimous consent to have the following printed in the Journal:

MR. PRESIDENT: As a matter of record, I explain my reason for supporting the Faul, et al., amendment to Senate File 222, which proposes to pay \$72,250,000 of soldiers' bonus out of state surplus funds. This

record I submit because, after having served on the committee which drew up the bonus bill in the Fifty-second General Assembly and having discussed it with many people since that time, I have been convinced that neither the legislature or the people of Iowa intended to pay the bonus with a property tax levy.

The vote for a property levy was made with the understanding that, if no other funds were available, then a property tax levy would be the ultimate constitutional means. I believe that there are funds available as shown by the Governor's budget message given on pages 131, 132 and 133 of Senate Journal of this Fifty-third General Assembly for paying the bonus out of surplus funds as submitted herewith.

FROM GOVERNOR'S BUDGET MESSAGE

Pages 131, 132 and 133 of Senate Journal

Indicated, unencumbered balance—6-30-49	
Estimated Receipts—7-1-49 to 6-30-50	
Estimated Receipts—7-1-50 to 6-30-51	100,000,000.00
Total appropriable funds for consideration of 53rd G. A. Governor's Recommended Appropriations per year:	300,052,250.00
State Departments	
Board of Education	
State Fair Board	
State Aid for Schools 22.425,000.00	
State Social Welfare	
Board of Control Capital Improvement 4,000,000.00	
Homestead Tax Credits	
Tomescau Iaa Oleans	
TOTAL FOR ONE YEAR 88,348,479.00	
TOTAL FOR TWO YEARS 176,696,958.00	
State Office Building 2,500,000.00	
Conservation Commission	
TOTAL RECOMMENDED APPROPRIATION	
FOR THE BIENNIUM	181.696.958.00
The writer submits the following figures as his deduction	ns and calcula-
tions concerning the financial affairs of the state as	
pertinent to the discussion at hand:	
D-1	110 000 000
Balance of \$300,052,250.00 less \$181,696,958.00 or	118,355,292.00
above appropriations	
Deducting Governor's Recommended Reserve	40,000,000.00
BALANCE FOR BONUS PAYING CONSIDERATION	78.355.292.00
Property Tax Levied for Bonus, 1949	
TOTAL FOR BONUS CONSIDERATION	84,355,292.00
Deducting Faul, et al., Amendment for Bonus	72,500,000.00
BALANCE ABOVE BONUS, BUDGET,	
SCHOOLS AND ALL ASKINGS	• 10 955 900 AA
SURUULS AND ALL ASKINGS	→ 12,500,292.00

Senator Augustine moved the previous question on the amendment.

The motion was lost.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 26:

Augustine	Faul	Maytag	Roberts
Bateson	Fishbaugh	McCarville	Skourup
Bekman	Gillespie	Miller	Tudor
Benson	Jacobson	Myrland	Vittetoe
Berg	Knudson	Parker	Walter
Colburn	Linnevold	Prentis	Zastrow
Dykhouse	Lord	 	

Navs. 23:

-1430, -01		*	
Byers	Hultman	Mercer	Watson of
Doud	Humbert	Reilly	O'Brien
Elthon	Leo	Risk	Watson of
Foster	Lynes	Sharp	Pottawattamie
Hart	Martin	Van Eaton	West
Hattery Henningsen	McMurry	Van Patten	Whitehead
**C!!!!!!			

Absent or not voting, 1:

Ridout

The amendment was adopted.

Senator Lynes offered the following amendment and moved its adoption:

Amend Senate File 222 by striking section 4 and inserting in lieu thereof the following:

"Sec. 4. This act being deemed of immediate importance shall be in full force and effect from and after its publication in The Evening Journal, a newspaper published at Washington, Iowa, and the Lyon County Reporter, a newspaper published at Rock Rapids, Iowa."

The amendment was adopted.

Senator Faul offered the following amendment and moved its adoption:

Amend the title to Senate File 222 by striking all after the semi-colon (;) in lines 7 and 8 of said title and inserting in lieu thereof the following: "making an appropriation for the retirement of service compensation bonds authorized by Senate File 492, Acts of the Fifty-second General Assembly."

The amendment was adopted.

Senator Elthon moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes

Martin
Maytag
McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Risk
Roberts

Sharp Skourup Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien West Whitehead Zastrow

Nays, 1:

Watson of Pottawattamie

Absent or not voting, 1:

Ridout

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

Senator Walter moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

SENATE CONCURRENT RESOLUTION 11

By Zastrow, Elthon, Maytag, Berg, Bekman (Schwengel, Weichman, Clarke, Weiss, Lisle)

Whereas, world peace is essential for the welfare of the people of Iowa and the United States; and

Whereas, the strengthening of the United Nations into a limited world government is widely advocated as a possible means of achieving world peace; and

Whereas, Paul Shipman Andrews, dean of the law school of Syracuse University, has offered to address a joint convention of the two houses of the Fifty-third General Assembly, to explain this program of a limited world government; and

Whereas, Dean Andrews is eminently qualified as an authority on this subject, and was invited by the house foreign affairs committee of the national Congress to speak at hearings on the United Nations and world government held by that committee in May, 1948; and

Whereas, the United World Federalists of Iowa, the Iowa branch of the national organization working to strengthen the United Nations into a limited world government, has offered to pay all expenses incurred in bringing Dean Andrews before the joint convention of the two houses of the General Assembly: now therefore

Be It Resolved by the Senate, the House Concurring: That a joint convention of the two houses of the Fifty-third General Assembly be held on February 23, 1949, at three o'clock p. m.

Be It Further Resolved: That Dean Paul Shipman Andrews be invited to speak at this joint convention of the two houses of the General Assembly.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has amended and passed the following in which the concurrence of the House was asked:

Senate Joint Resolution 2, proposing amendments to the constitution of the state of Iowa relating to the succession of officers to the office of Governor.

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

House File 79, a bill for an act relating to the petition for discharge of feeble-minded.

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

House File 89, a bill for an act relating to the duration of liens of judgments transcripted from municipal courts.

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

House File 95, a bill for an act authorizing county boards of supervisors to appropriate money for information centers for returned veterans.

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

House File 99, a bill for an act relating to military service exemptions.

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

House File 176, a bill for an act authorizing and legalizing the city council of the city of Bettendorf, Iowa, to make a permanent transfer of funds.

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

House File 194, a bill for an act legalizing a boundary change between Knoxville independent school district and Fee rural independent school district in Marion county, Iowa.

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

House File 287, a bill for an act relating to notaries public.

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

House File 288, a bill for an act relating to employment security.

A. C. GUSTAFSON, Chief Clerk.

HOUSE AMENDMENTS TO SENATE JOINT RESOLUTION 2

Amend Senate Joint Resolution 2, section 1, by striking from line twenty-two (22) the words "President pro tempore of the Senate", and inserting in lieu thereof the following: "Speaker of the House of Representatives"; and by striking from line twenty-four (24) the words "President pro tempore of the Senate" and inserting in lieu thereof the following: "Speaker of the House of Representatives"; and by striking from line twenty-seven (27) the words "Speaker of the House of Representatives" and inserting in lieu thereof the following: "President pro tempore of the Senate"; and by striking from lines twenty-seven (27) and twenty-eight (28) the words "Speaker of the House of Representatives" and inserting in lieu thereof the following: "President pro tempore of the Senate."

HOUSE MESSAGES CONSIDERED

House File 79, a bill for an act to amend section two hundred twenty-two point twenty-nine (222.29), Code 1946, relating to the petition for discharge of feeble-minded.

Read first and second times, and passed on file.

House File 89, a bill for an act to amend section six hundred two point forty-three (602.43), Code 1946, and relating to the duration of liens of judgments transcripted from municipal courts to district courts.

Read first and second times, and passed on file.

House File 95, a bill for an act to authorize county boards of supervisors in counties having a city having a population of one hundred twenty-five thousand (125,000) or more, or cities having a population of one hundred twenty-five thousand (125,000) or more, or such counties and cities by united action, to appropriate money for information centers for returned veterans.

Read first and second times, and passed on file.

House File 99, a bill for an act to amend sections four hundred twenty-seven point three (427.3) and four hundred twenty-seven point five (427.5), Code 1946, relating to military service exemptions.

Read first and second times, and passed on file.

House File 176, a bill for an act to authorize and legalize the city council of the city of Bettendorf, Iowa, to make a permanent transfer of funds in the amount of twenty thousand four hundred forty-two dollars and thirty-seven cents from the fund now known as the "Twenty-third Street Paving Fund" to the "Consolidated Fund."

Read first and second times, and passed on file.

House File 194, a bill for an act to legalize a boundary change between Knoxville independent school district and Fee rural independent school district in Marion county, Iowa.

Read first and second times, and passed on file.

House File 287, a bill for an act to amend sections seventy-seven point eight (77.8) and seventy-seven point ten (77.10), Code 1946, relating to notaries public.

Read first and second times, and passed on file.

House File 288, a bill for an act to amend chapter seventy-four (74), Acts of the Fifty-second General Assembly, amending chapter ninety-six (96), Code 1946, relating to employment security and providing method for terminating an employer's account and to repeal any and all acts inconsistent with the provisions of this act.

Read first and second times, and passed on file.

Senator Lord asked and received unanimous consent that House File 288 be substituted for Senate File 229.

BILL WITHDRAWN FROM CONSIDERATION

Senator Lord asked and received unanimous consent that Senate File 229 be withdrawn from further consideration of the Senate.

BILLS ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bills to committee:

- S. F. 273 Public Libraries
- S. F. 274 Social Security
- S. F. 276 Agriculture
- S. F. 278 Cities and Towns

- S. F. 279 Printing
- S. F. 280 Conservation
- S. F. 283 Public Health

REPORT OF JOINT COMMITTEE ON RULES

To the President of the Senate and the Speaker of the House: Gentlemen:

The committee on rules of the Senate and House of the Fifty-third General Assembly, having met jointly, beg leave to report that they have had the joint rules of the Senate and House under consideration and recommend that the joint rules of the Senate and House of the Fifty-second General Assembly be adopted as the joint rules of the Senate and House of the Fifty-third General Assembly except as hereinafter repealed, altered, amended or substituted.

Rule 1 of the joint rules of the Senate and House of the Fifty-second General Assembly is amended by striking the balance of the paragraph after the period following the word "committee" in line 6, page 18, and by inserting in lieu thereof the following: "All conference committees shall consist of four members from each house."

Further amend said rule by striking the period following the word "amendment" in line 27, page 18 thereof, and inserting in lieu thereof a comma and the following: "and the committee shall report to their respective houses that the committee has been unable to agree, and the committee shall be discharged immediately and a new committee shall be appointed by the presiding officers of the House and Senate consisting entirely of members who have not previously served on a conference committee having the same subject matter under consideration, and they shall meet, confer, and report as herein provided."

Daily Clip Sheet

Further amend said rules of the Senate and House of the Fifty-second General Assembly by adding as rule 19 the following: "The Secretary of the Senate and the Chief Clerk of the House are hereby authorized and directed to prepare a daily clip sheet covering all amendments filed or offered to any House or Senate bill; said amendments to be arranged and numbered by line so as to compare exactly with the original copy of the amendment proposed."

Respectfully submitted,

RICHARD V. LEO, Chairman, On the Part of the Senate. WILLIAM KRUSE, Chairman, On the Part of the House.

AMENDMENTS FILED

Amend the title to Senate File 232 by striking the period at the end thereof and adding the following: "relating to passenger rates of common carriers."

Amend Senate File 244, section 1, by striking all of line 2 and inserting in lieu thereof the following:
"point eighteen (363.18), Code 1946, be and is hereby".

O. H. HENNINGSEN.

Amend House File 169 by striking the word "superintendents" in line 4 of section 1 and inserting in lieu thereof the word "superintendent".

Further amend House File 169 by striking the comma following the word "reformatory" in line 5 of section 1 and the words "the Iowa training school for boys, and the Iowa training school for girls," in lines 5 and 6 of section 1.

Further amend House File 169 by striking all of line 11 of section 1 and inserting in lieu thereof the following: "investigation and bureau of identification, Iowa department of public safety, and to the federal bureau of investigation."

Further amend House File 169 by striking the word "superintendents" in line 13 of section 1 and inserting in lieu thereof the word "superintendent".

Further amend House File 169 by inserting in each instance the words "or her" immediately following the word "his" where it appears in lines 15 and 16 of section 1.

Further amend House File 169 by striking the comma following the word "investigation" in line 19 of section 1 and inserting in lieu the following: "and bureau of identification,".

JOHN R. HATTERY.

Amend House File 207 by striking from section 1, line 4, the word "any" and inserting in lieu thereof the following: "scarlet fever, typhoid fever, measles, chicken pox, whooping cough, anterior poliomyelitis, or any other".

Further amend House File 207 by striking from section 2, line 4, the word "any" and inserting in lieu thereof the following: "diphtheria, small pox, cerebrospinal meningitis, cholera, plague, or any other".

EDWARD S. PARKER. R. R. BATESON.

On motion of Senator Mercer the Senate adjourned until 10:00 a.m., Friday.

JOURNAL OF THE SENATE

LEAVE OF ABSENCE

SENATE CHAMBER, DES MOINES, IOWA, FEBRUARY 11, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend H. C. Irvine, pastor of the Presbyterian church, Birmingham, Iowa.

Leave of absence was granted as follows: Senator Maytag for the day on request of Senator Berg.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Faul, from members of the parent-teachers association of Casady, Jefferson, Meredith and North High, schools of the city of Des Moines, asking that at least twenty-five per cent of the cost of public education come from the general fund.

By Senator McMurry, from residents of Wayne county favoring local option.

By Senator Myrland, from residents of Monona county in opposition to agents licensing and qualification legislation.

By Senator Parker from residents of Cherokee county favoring local option; also, from residents of Cherokee county in opposition to proposed legislation pertaining to the transportation of private and parochial school children.

By Senator Prentis, from residents of Union county favoring local option.

By Senator Reilly, from members of the Democratic central committee of Story county favoring state forest nursery legislation.

By Senator Roberts, from residents of Marion county favoring equality in state and county highway maintenance; also, from residents of Monroe county favoring proposed secondary road legislation.

INTRODUCTION OF BILLS

Senate File 299, by Senator Martin, a bill for an act to permit the clerk of the district court to destroy, after two years, the laboratory analysis results of premarital tests and to amend section five hundred ninety-six point three (596.3), Code 1946.

Read first and second times, and passed on file.

Senate File 300, by Senator Martin, a bill for an act to permit the divorced parent having the care, control, and custody of a minor to execute the certificate of consent to the marriage of such minor and to amend sections five hundred ninety-five point three (595.3) and five hundred ninety-five point eight (595.8), Code 1946.

Read first and second times, and passed on file.

Senate File 301, by Senators West, Fishbaugh and McCarville, a bill for an act relating to fees collected by the county recorder and to amend sections three hundred thirty-five point fourteen (335.14) and five hundred fifty-six point twenty (556.20), Code 1946.

Read first and second times, and passed on file.

Senate File 302, by Senators Augustine, West, Ridout, Reilly and Roberts, a bill for an act to repeal chapter two hundred ninety-six (296), Acts of the Fifty-second General Assembly, concerning labor union membership.

Read first and second times, and passed on file.

Senate File 303, by Senators Augustine, West, Ridout, Reilly and Roberts, a bill for an act to repeal chapter two hundred ninety-seven (297), Acts of the Fifty-second General Assembly, concerning labor boycotts and strikes.

Read first and second times, and passed on file.

Senate File 304, by Senator Leo, a bill for an act to amend sections five hundred ninety-five point three (595.3), subsection two (2); Code 1946, and five hundred ninety-five point eight (595.8), Code 1946, relating to the marriage laws.

Read first and second times, and passed on file.

Senate File 305, by committee on interstate cooperation, a bill for an act authorizing and prescribing the procedure for civil

proceedings to compel the support of dependent wives, children and poor relatives within and without the state.

Read first and second times, and placed on the calendar.

Senate File 306, by Senators Van Eaton and Parker, a bill for an act to amend chapters one hundred forty-seven (147), one hundred forty-eight (148), and one hundred forty-nine (149), Code 1946, relating to the practice of podiatry in the state of Iowa; to change the name from podiatry to chiropody wherever the same appears therein; and the name of the practitioners from podiatrist to chiropodist; to strike subsection four (4) of section one hundred forty-nine point three (149.3), Code 1946; to substitute the word "four" in place of the word "three" in subsection two (2) of section one hundred forty-nine point four (149.4), Code 1946; and providing for itinerant chiropodist; and providing for an educational program or clinic, or its equivalent.

Read first and second times, and passed on file.

Senate File 307, by Senators Van Eaton and Dykhouse, a bill for an act to amend section four hundred forty-five point five (445.5), Code 1946, relating to the collection of taxes and giving receipts therefor.

Read first and second times, and passed on file.

Senate File 308, by Senators Van Eaton and Dykhouse, a bill for an act to amend sections four hundred forty-three point two (443.2) and four hundred forty-three point four (443.4), Code 1946, relating to tax list.

Read first and second times, and passed on file.

Senate File 309, by committee on governmental affairs, a bill for an act relating to supplies for state departments and to amend section nineteen point twenty-five (19.25), Code 1946.

Read first and second times, and placed on the calendar.

Senate File 310, by Senator Lynes, a bill for an act authorizing a patent to issue to the southwest quarter (SW1/4) of section twenty-one (21), township ninety-one (91) north, range thirteen (13) west of 5th P.M., Bremer county, Iowa.

Read first and second times, and passed on file.

Senate Joint Resolution 5, by committee on tax revision, a joint resolution relating to the committee on retrenchment and reform.

Read first and second times, and placed on the calendar.

UNFINISHED BUSINESS

Senator Dykhouse asked and received unanimous consent that action on Senate File 154 now on the calendar under "Special Order" be deferred and that the bill be retained on the calendar under "Unfinished Business."

PRESENTATION OF VISITORS

Senator Faul asked and received unanimous consent to present to the Senate thirty-eight members of the 6A class of Hubbell school who were present in the balcony.

Senator Knudson asked and received unanimous consent to present to the Senate the Honorable Earl M. Dean of Cerro Gordo county, a former member of the Senate, who was present in the Senate chamber.

ADDITIONAL COPIES

Senator Faul asked and received unanimous consent to have 300 additionl copies of Senate File 261 printed.

Senator Hattery asked and received unanimous consent that Senate File 290 be rereferred to the committee on highways.

TRIBUTE TO ABRAHAM LINCOLN

Senator Henningsen asked and received unanimous consent to present the following tribute to Abraham Lincoln which appeared in the official magazine of the Fraternal Order of Eagles of which a member of this Senate, the Honorable DeVere Watson, is national president:

ABE LINCOLN: HUMAN ENGINEER

Chances are that you like Abe Lincoln. You like him because you know that he would have liked you.

You can almost see the tall man coming toward you, and hear him say, "Howdy, partner. Let's be friends. We are not strangers, but friends. We must not be strangers. You and I belong together."

Nowadays, we'd call this human quality of the man Lincoln a matter of human relations. But, somehow, human relations has become a slick phrase, connoting high powered selling techniques and words without performance.

Actually, human relations isn't that at all. It's as simple as our learning to know ourselves and understand those about us—learning how to live and let others live.

It's young Lincoln, grasping the two horns of a quarrelsome goat, saying slowly:

"Now-there-isn't-any-good-reason-why-you-should-want-to-harm-me-and-there-isn't-any-good-reason-why-I-should-want-to-harm-you. The-world-is-big-enough-for-both-of-us-to-live-in. If-you-behave-yourself-as-you-ought-to-and-if-I-behave-myself-as-I-ought-to-we'll-get-along-without-a-cross-word-or-action-and-we'll-live-in-harmony-like-good-neighbors."

Or candidate Lincoln, answering the hate campaign of the Know Nothing Party, by telling the story of the Irishman who was asked why he had not been born in this country. "Faith," answered Pat, "and I wanted to, but me mither wouldn't let me."

Or President Lincoln, writing to the Secretary of War about an Army deserter, "If you haven't shot Barney, don't."

Even in the midst of a tragic war between the states, harrassed by critics on every hand, Lincoln never lost his faith in people. He liked plain folks. That's why plain folks liked him, and always will.

You and I best serve his memory by helping those around us to be partners with us in this experiment of free and democratic living. That includes the ashman who comes to the rear door as well as the postman who comes to the front door.

All we have to remember is that a smile and a friendly greeting and a little understanding of the other fellow is the cement that holds a democratic society together. Without a sense of partnership in a common enterprise, democracy cannot long endure.

Lincoln knew that. Lincoln said it. Lincoln believed it. Lincoln lived it. Even when it was not easy for him to do so.

Carl Sandburg tells of the time that lawyer Lincoln went to Cincinnati for a lawsuit involving the McCormack Reaper Company.

When Lincoln entered the lobby of the old Gibson House, a fat, florid faced fellow looked up at him and asked, "Where did that long armed baboon come from?" Later, the same fellow said of Lincoln, "I wouldn't associate with a gawky, long armed ape as that."

This man turned out to be the head attorney on Lincoln's side of the case. Young Abe got no chance to make an argument to the court. Weeks of hard work wasted, he went back to Illinois.

But, when Lincoln became President of the United States, he picked that same fat, florid faced Cincinnati lawyer to be a member of his cabinet. For that sharp tongued lawyer was Edwin M. Stanton, the man who lived to say, when Lincoln died, "Now he belongs to the ages."

Narrow men pay their debts in the coin of bitterness.

Lincoln paid his debts in the coin of understanding. That is his great lesson for our country and our times.

* * *

Senator Fishbaugh asked and received unanimous consent to take up the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 10 By Fishbaugh

Whereas, Perry Brown, national commander of the American Legion, will be in Des Moines, Iowa, on February 21, 1949;

Therefore, Be It Resolved by the Senate, the House Concurring: That an invitation be extended to Mr. Perry Brown to address a joint convention of both houses at eleven o'clock a. m. on February 21, 1949.

The motion prevailed and the resolution was adopted.

Senator Zastrow asked and received unanimous consent to take up the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 11

By Zastrow, Elthon, Maytag, Berg, Bekman (Schwengel, Weichman, Clarke, Weiss, Lisle)

Whereas, world peace is essential for the welfare of the people of Iowa and the United States; and

Whereas, the strengthening of the United Nations into a limited world government is widely advocated as a possible means of achieving world peace; and

Whereas, Paul Shipman Andrews, dean of the law school of Syracuse University, has offered to address a joint convention of the two houses of the Fifty-third General Assembly, to explain this program of a limited world government; and

Whereas, Dean Andrews is eminently qualified as an authority on this subject, and was invited by the house foreign affairs committee of the national Congress to speak at hearings on the United Nations and world government held by that committee in May, 1948; and

Whereas, the United World Federalists of Iowa, the Iowa branch of the national organization working to strengthen the United Nations into a limited world government, has offered to pay all expenses incurred in bringing Dean Andrews before the joint convention of the two houses of the General Assembly; now therefore

Be It Resolved by the Senate, the House Concurring: That a joint convention of the two houses of the Fifty-third General Assembly be held on February 23, 1949, at three o'clock p.m.

Be It Further Resolved: That Dean Paul Shipman Andrews be invited to speak at this joint convention of the two houses of the General Assembly.

The motion prevailed and the resolution was adopted.

A committee from the House appeared and announced that the House was ready to receive the Senate in joint convention in accordance with House Concurrent Resolution 9 duly adopted.

The Senate proceeded to the House under the direction of the bergeant-at-arms.

JOINT CONVENTION

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

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

Senator Bekman moved that a committee of three consisting of one member from the Senate and two members from the House be appointed to notify Mr. Petersen that the joint convention was ready to receive him.

Motion prevailed and the President appointed as such committee Senator Beckman on the part of the Senate, and Representatives Schwengel and Norland on the part of the House.

The committee waited upon Mr. Petersen and escorted him to the Speaker's station.

President Evans presented to the joint convention Mr. William J. Petersen, superintendent of the Iowa Historical Society, Iowa City, who delivered the following Lincoln's Day memorial address:

On February 12, all Iowans will unite to pay their respects to Abraham Lincoln, a man whom many consider the greatest American this nation has produced. It is fitting that the Fifty-third General Assembly should pause in its deliberations to honor Lincoln, for in doing so it is but following the precedent of the Thirty-third General Assembly which forty years ago passed a law making Lincoln's birthday a legal holiday in Iowa. This was back in 1909 when the nation was celebrating the one hundredth anniversary of Lincoln's birth. It is interesting to note that this act was the first bill adopted by the Thirty-third General Assembly, the first measure to reach Governor Beryl F. Carroll's desk, and the first to receive his signature.

It is indeed appropriate that the lawmakers of this state should observe Lincoln's birthday, for Lincoln himself was both a lawmaker and a lawyer. Actually Lincoln was elected to the Illinois legislature at the age of twenty-five, three years before he was admitted to the bar. Only one member of this Fifty-third General Assembly is as young as Abe Lincoln was when he entered the Illinois legislature in 1834.

As a young man Lincoln was introduced by sheer accident to Black-stone's Commentaries. He soon developed a deep respect for the majesty of the law. Years later he declared: "Let reverence for the laws be breathed by every American mother to her lisping babe; let it be taught in schools and in colleges; let it be written in primers, spelling books and in almanacs; let it be preached from the pulpit, proclaimed in legislative halls, and enforced in courts of justice. Let it become the political

religion of the nation; and let old and young, rich and poor, grave and gay sacrifice unceasingly on its altars."

Most Iowans are fairly familiar with the life of Lincoln. A few of them (and they are widely scattered throughout the state) have become ardent Lincoln students. Foremost among these is Judge James W. Bollinger of Davenport, who has willed his collection of 3,500 Lincoln books to the State University of Iowa. The Bollinger library (valued at more than \$50,000) is not only the finest collection of Lincolniana in Iowa, but is unquestionably the best private Lincoln collection in the United States. Lincoln collectors in Iowa have done much to perpetuate the memory of our first martyred President.

This is as it should be for the life of Lincoln can be associated with many phases of Iowa history. Throughout the nation students of state and local history have been eager to link the immortal Lincoln with their own region. Kentucky prides herself as his birthplace. Indiana is equally proud that he spent fourteen years in the Hoosier state before reaching his majority. Illinois proudly claims him as a citizen whose thirty years at New Salem and Springfield groomed him for the presidency. Between 1861 and 1865 the spotlight was focused on Lincoln in the White House: directing the war as commander-in-chief, ably guiding his party through the maze of partisan politics bogging down the war effort, and conducting American diplomacy in a highly successful manner.

Although the Great Emancipator never lived in Iowa, he did own land in the Hawkeye state, and made decisions of far-reaching effect on its history. He was intimately acquainted with many Iowans, visited the state on several occasions, spoke at Burlington and Council Bluffs, appointed one Iowan to the President's cabinet, and another to the United States supreme court. Lincoln's only living son married the daughter of James Harlan of Mount Pleasant. Finally, it should be pointed out that Iowa strongly supported Lincoln in both presidential elections; and that her military contributions to the Civil War were brave, generous and wholehearted. When the hand of the assassin laid the Great Emancipator low just one week after Lee's surrender at Appomattox, the people of Iowa deeply mourned his loss.

Before discussing more fully Lincoln's intimate associations with Iowa it may be well to point out that the history of the Hawkeye state contains certain interesting parallels with the life of Lincoln. For example, he was born in Kentucky in 1809, one year after the first American fort in Iowa was erected on the site of modern Fort Madison. The Lincoln family moved to Indiana in 1816, the very year that Fort Armstrong and Fort Crawford were erected on the eastern bank of the Mississippi opposite present-day Davenport and McGregor. Lincoln reached his majority and removed to Illinois in 1830, the same year that a group of sturdy lead miners drew up the Miners' Compact at what is now Dubuque. During the Black Hawk War, Lincoln served as captain in the Fourth Illinois Volunteer Infantry and thus witnessed the dramatic events leading to the first permanent cession of Iowa land by the red man.

Lincoln was appointed postmaster at New Salem in May of 1833, a fortnight before permanent white settlement began in the Black Hawk Purchase. While Lincoln was delivering mail out of his tall hat at New

Salem, Postmaster Antoine Le Claire brought his letters to Davenport in his coat-tails.

Lincoln began his eight-year legislative career at Vandalia in 1834, the same year Iowa was attached to Michigan Territory. When the capital of Illinois was moved to Springfield in 1837, Lincoln chose that city as his home, serving as a legislator in the new building designed by John Francis Rague, who two years later designed the Old Stone Capital at Iowa City. Rague, incidentally, knew Stephen A. Douglas and Mary Todd, and is said to have groomed Abe Lincoln for a dance.

So much for the chronology of Iowa history as it can be woven into the Lincoln story. Let us turn now to the more intimate associations he had with the story of Iowa, discussing him first as a landowner. In 1850 and again in 1855, Congress passed laws granting bounties of land to persons who had rendered services in the armies of the United States. Lincoln, having served in the Black Hawk War, was granted three land warrants. He selected two of these land warrants in Iowa, striking testimony of his high regard for the future prospects of the Hawkeye state. The first Iowa land allotted him was a forty-acre tract in Tama county, fourteen miles northwest of Toledo. It was improved land worth \$10 per acre when Lincoln acquired it, and the taxes were only \$1.60 in 1858. The warrant was issued to him on April 16, 1852, and the patent granted on June 1, 1855. After Lincoln's death this property was sold by his heirs.

His second Iowa military land warrant was a 120-acre tract in Crawford county, eight miles northwest of Denison. This land was sold by his son, Robert Todd Lincoln, in 1892 for \$1,300. In 1923, the Denison chapter of the Daughters of the American Revolution erected a boulder and copper plate upon this land as a reminder that it was once owned by Abraham Lincoln.

In addition to his two military land warrants, Lincoln acquired certain lots and small parcels of land in and near Council Bluffs from Norman B. Judd in 1859. These lots were held by Lincoln at the time of his death, and in 1867 the Lincoln heirs reconveyed them to Mr. Judd.

Next let us turn to Lincoln as an able railroad lawyer, whose services were much in demand by such corporations as the Illinois Central and the Rock Island railroads. One of his most famous railroad cases deals with the wreck of the steamboat Effie Afton on the Rock Island bridge in 1856. Although there is no evidence that Lincoln visited Iowa on the occasion of his defense of the bridge company against the steamboat interests in 1857, the importance of his contribution to Iowa history, to railroad history, and, indeed, to the westward movement can scarcely be over-emphasized. The story briefly runs as follows:

On February 22, 1854, the iron horse of the Rock Island railroad reached the Mississippi opposite Davenport—the first railroad to link the Father of Waters with the Atlantic. Anxious to gain easy access to the fertile prairies of Iowa, a bridge was completed between Rock Island and Davenport in April, 1856, despite the strong opposition of Secretary of War Jefferson Davis who favored the southern route. On May 6 the steamboat Effic Afton, while attempting to go through the Illinois

side of the drawbridge, smashed against the pier, caught on fire, and was completely destroyed. The flames also consumed the wooden span east of the drawbridge putting the bridge out of commission fully four months. The steamboat owners promptly brought suit against the bridge company and the case was tried in the United States circuit court in Chicago in September, 1857. During the voluminous testimony bitter feelings were exhibited on both sides.

Lincoln himself remained calm throughout the bitter trial. According to the original report in the Chicago Daily Press of September 24, 1857, Lincoln stated that he expected "to grow earnest as he proceeded but not ill-natured. . . . The last thing that would be pleasing to him," he assured the jury, "would be to have one of these great channels, extending almost from where it never freezes to where it never thaws, blocked up. But there is a travel from east to west," he pointed out, "whose demands are not less important than that of the river. It is growing larger and larger, building up new countries with a rapidity never before seen in the history of the world." He alluded to the astonishing growth of Illinois, having grown within his memory to a population of a million and a half; to Iowa and the other young and rising communities of the northwest.

Railroad travel, Lincoln asserted, had its rights, just as much as steamboat travel. If the Mississippi had not acquired its advantage in "priority and legislation," Lincoln contended, the railroad could enter into "free competition" with it and readily surpass it. By way of illustration, Lincoln pointed to the 12,586 freight cars and 74,179 passengers that had passed over the Rock Island bridge in eleven months. "This shows," Lincoln concluded, "that this bridge must be treated with respect in this court and is not to be kicked about with contempt."

Lincoln made a second important contribution to the history of railroading in Iowa and America when, as President of the United States, he was confronted with the problem of locating the eastern terminus of the Union Pacific.

While stopping at Council Bluffs in 1859, he had met Grenville M. Dodge, who had just completed extensive railroad surveys west of the Missouri for the Rock Island railroad. Lincoln remembered this visit when Congress passed the act providing for a transcontinental railroad and promptly called General Dodge to the White House for a conference. These two conferences with Grenville M. Dodge, more perhaps than anything else, fixed Council Bluffs as the eastern terminus of the Union Pacific. A memorial to Lincoln has been erected on the bluff overlooking the Missouri river, where he and his Iowa friends stood in 1859 and looked westward over the great plains of Nebraska.

The remainder of Lincoln's intimate associations with Iowa are concerned with his political and presidential years. He was elected a United States representative the same year Iowa achieved statehood, but served only one term. During the 1850's, he joined the Republican party in Illinois. This threw him into close contact with James W. Grimes—the father of the Republican party in Iowa—who had been elected Whix Governor of the Hawkeye state in 1854. Both men campaigned for election to the United States Senate in 1858: Grimes winning the

coveted office in Iowa while Lincoln lost it to Stephen A. Douglas in Illinois.

During the heat of the famous Lincoln-Douglas debates, Abraham Lincoln crossed the Mississippi to deliver an address in Burlington. Clark Dunham, editor of the Burlington Hawk-Eye and an ardent Lincoln admirer, made the following comment on Lincoln's oration:

"Grimes' Hall was filled to its full capacity. . . . So great is the sympathy felt here in the spirited canvass in Illinois, and so high is the opinion entertained of the ability of Mr. Lincoln as a speaker that a very short notice brought together from twelve to fifteen hundred ladies and gentlemen.

"High, however, as was the public expectation, and much as was anticipated, he, in his address of two hours, fully came up to the standard that had been erected. It was a logical discourse, replete with sound arguments, clear, concise and vigorous, earnest, impassioned and eloquent. Those who heard recognized in him a man fully able to cope with the little giant anywhere, and altogether worthy to succeed him.

"We regret exceedingly that it is not in our power to report his speech in full this morning. We know that we could have rendered no more acceptable service to our readers. But it is not in our power.

"Mr. Lincoln appeared Saturday evening fresh and vigorous, there was nothing in his voice, manner or appearance to show the arduous labors of the last two months—nothing to show that immense labors of the canvass had worn upon him in the least. In this respect he has altogether the advantage of Douglas, whose voice is cracked and husky, temper soured and general appearance denoting exhaustion."

The only other speech that Lincoln is known to have made in Iowa was at Council Bluffs on the occasion of his flying trip out west in the summer of 1859. It attracted a good crowd, even though it was unscheduled, and it elicited conflicting reactions from the Republican and Democratic editors of Council Bluffs. The friendly Nonpareil praised his "masterly and unanswerable speech" and the "dexterity with which he applied the political scalpel to the Democratic carcass." The Weekly Bugle spoke in a derisive vein of Lincoln's effort, but admitted that his defeat by Senator Douglas had "magnified him into quite a lion" at Council Bluffs.

Because of his reputation as an orator and party leader, Lincoln had other invitations to speak in Iowa, but unfortunately was forced to decline them. As early as 1844 he had been invited to appear at Burlington but was unable to come.

In the summer of 1856 Governor James W. Grimes desired him to be present at a Republican rally in Burlington, but Lincoln wrote he could not spare the time and, in any case, was "superstitious about calling in foreign help from neighboring states on the eve of an election." However, if the opposition had imported a "foreigner," Lincoln stated he had "no objection to drive a nail in his track." An invitation to "strike hands with the Fremonters of Iowa" at Muscatine in September of 1856 was declined because of the hard work still remaining before the Republicans in Illinois.

In August of 1857 Lincoln wrote Governor Grimes that he was "altogether too poor" to make the trip to Iowa from Chicago, where he was busily engaged as defense attorney for the Rock Island Bridge Company. To Hawkins Taylor of Keokuk he wrote in 1859: "It is bad to be poor.... I shall go to the wall for bread and meat if I neglect my business this year as well as last.... It would please me to see the city and good people of Keokuk, but for this year it is little less than an impossibility.... I do hope you will have no serious troubles in Iowa. What thinks Grimes about it? I have not known him to be mistaken about an election in Iowa." Two days after Lincoln wrote the above letter John A. Kasson urged him to visit the Iowa state fair at Oskaloosa, but the busy Illinois lawyer had gone to Ohio and was unable to comply.

In the harrowing Civil War days that followed, Iowa gave unwavering support to Abraham Lincoln. By 1860 the Hawkeye state was strongly Republican in politics, having elected Samuel J. Kirkwood Governor and having dispatched James Harlan to the United States Senate. state was equally strong in supporting Lincoln in the four-cornered presidential campaign of 1860-Lincoln received 70,409 out of a total of 128,331 votes cast, or 54.8 per cent of the total. In the election of 1864, despite the war-weariness of a home front numbed by heavy losses, Iowans gave him even stronger support-89,075 of the 138,671 votes cast were for Lincoln—or 64.2 per cent. Perhaps the most striking endorsement of Lincoln came from Iowa soldiers who cast 15,178 votes for "Honest Abe" compared with 1,364 votes for General George Mc-Surely no commander-in-chief has ever received a warmer support from his fighting forces than did Abraham Lincoln in this eleven to one vote of confidence by Iowa soldiers during the campaign of 1864.

And it was not merely at the ballot box that Iowa supported Lincoln. Fully 78,059 men out of a population of 674,913 donned the Federal blue to "Preserve the Union." This represented half of the able-bodied men in Iowa. It was a greater number of soldiers than Washington had commanded in his armies during the American Revolution. It represented a higher percentage of the total population than in World War I or World War II. The contribution is even more significant when one considers the handicaps of Iowa on the home front, since the mechanization of agriculture was just in its infancy in 1861.

If Iowans admired and supported Lincoln, the Great Emancipator was equally mindful of the fine citizens dwelling in the Hawkeye state. He appointed James Harlan of Mount Pleasant as his secretary of the interior and subsequently Samuel Freeman Miller of Keokuk to the United States supreme court. He invited Annie Turner Wittenmyer of Keokuk to the White House, and together they laid the foundations of the Diet Kitchens that saved many a soldier's life during the Civil War. His only surviving son, Robert Todd Lincoln, married the daughter of James Harlan, and the Harlan-Lincoln Home at Mount Pleasant (where Robert T. and Mary Harlan Lincoln once lived) is one of Iowa's most prized historic possessions.

When the nation and the world honored the one hundredth anniversary of Lincoln's birth in 1909, the eyes of Iowa were naturally focused on the ceremonies at Hodgenville, Kentucky, where President Theodore Roosevelt laid the cornerstone of the beautiful marble structure that houses the log cabin in which Lincoln was born and where he lived the first two years of his life. The exercises at Springfield, Illinois, shared honors with the Hodgenville ceremonies, for three nations paid tribute to Lincoln at Springfield-England was represented by Ambassador James Bryce, France by her Ambassador, Jules Jusserand, and the United States by William Jennings Bryan of Nebraska and Senator Jonathan P. Dolliver of Iowa. Dolliver was chosen to lay the American wreath at Lincoln's feet. Before 850 members of the Lincoln Centennial Association the silver-tongued orator from Iowa spoke on "Our Heroic Age," referring to that time when Lincoln and the statesmen who stood by his side walked without despair into the "chaos of civil strife." fought "the way of the nation through it, to lift up a spotless flag above it and, in the midst of the flame and the smoke of battle," created a true United States of America.

Since 1909 the state of Iowa has faithfully cherished the birthday of Abraham Lincoln. It is well that we do so, for in the life of the "Great Emancipator" we have mirrored those qualities which have made Iowa and America great. Lincoln the railsplitter; Lincoln the flatboatman; Lincoln the surveyor; Lincoln the Indian fighter; Lincoln the store-keeper and postmaster; Lincoln the circuit-riding country lawyer and stump-speaking prairie politician—truly here was a man with experiences that could be understood by thousands of those sturdy Iowa pioneers engaged in transforming a vast wilderness into the richest agricultural state in the Union.

On February 12, 1909, "Ding" Darling drew a Lincoln cartoon entitled "The Guiding Star of the Republic." In it, "Ding" showed Uncle Sam, backed by Columbia, standing at the pilot wheel guiding the "Ship of State" toward the ever-beckoning profile of Lincoln, blazing resplendently in the starry firmament. Today that "Guiding Star" still shines brightly in the minds of Iowans.

The minutes of the joint convention were read and approved.

Senator Elthon of Worth moved that the joint convention be now dissolved.

Motion prevailed.

The Senate returned to the Senate chamber and resumed regular session, President Evans presiding.

HOUSE AMENDMENTS CONSIDERED

Senator Faul called up for consideration Senate Joint Resolution 2, a resolution proposing amendments to the constitution of the state of Iowa relating to the succession of officers to the office of

Governor in the event of death or disability of the Governor or person elected to that office and to amend section four (4) of Article IV and to repeal section nineteen (19) of Article IV and propose a substitute therefor, amended by the House, and moved that the Senate refuse to concur in the following amendments:

Amend Senate Joint Resolution 2, section 1, by striking from line twenty-two (22) the words "President pro tempore of the Senate", and inserting in lieu thereof the following: "Speaker of the House of Representatives"; and by striking from line twenty-four (24) the words "President pro tempore of the Senate" and inserting in lieu thereof the following: "Speaker of the House of Representatives"; and by striking from line twenty-seven (27) the words "Speaker of the House of Representatives" and inserting in lieu thereof the following: "President pro tempore of the Senate"; and by striking from lines twenty-seven (27) and twenty-eight (28) the words "Speaker of the House of Representatives" and inserting in lieu thereof the following: "President pro tempore of the Senate."

The Senate refused to concur in the House amendments.

THIRD READING OF BILLS

Senator Elthon asked and received unanimous consent that the rules be suspended and that the Senate take up Senate Joint Resolution 5.

On motion of Senator Elthon, Senate Joint Resolution 5, a joint resolution relating to the committee on retrenchment and reform, was taken up and considered.

Senator Elthon moved that the resolution be read a third time now, which motion prevailed, and the resolution was read a third time.

On the question "Shall the resolution pass?" the vote was:

Ayes, 45:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh

Foster
Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord

Lynes Martin McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Risk

Roberts
Sharp
Skourup
Tudor
Van Eaton
Van Patten
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays none.

Absent or not voting, 5:

Maytag Vittetoe Walter Watson of Ridout O'Brien

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

Senator Elthon moved that the vote by which the resolution passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 150 and 245.

DON RISK, Chairman Senate Committee. GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: House Files 150 and 245.

MESSAGE FROM THE HOUSE

The following message was received from the House:

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

House File 18, a bill for an act to provide for a system of personnel administration in state employment.

A. C. GUSTAFSON. Chief Clerk.

HOUSE MESSAGE CONSIDERED

House File 18, a bill for an act to provide for a system of personnel administration in state employment, to create a state personnel board and a director of personnel; and to define the powers, duties and proceedings of such board and director.

Read first and second times, and passed on file.

REPORTS OF COMMITTEES

Senator Colburn submitted the following report:

MR. PRESIDENT: Your committee on ways and means to which was referred Senate File 84, a bill for an act to amend section four hundred fifty point sixty-three (450.63), Code 1946, relating to the payment of interest on inheritance tax, begs leave to report it has had the same under consideration and recommends the same do pass.

JAY C. COLBURN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on ways and means to which was referred Senate File 218, a bill for an act providing for reciprocal exemptions from inheritance tax upon the passing of property to societies institutions or associations organized or incorporated under the laws of other states, begs leave to report it has had the same under consideration and recommends the same do pass.

JAY C. COLBURN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on ways and means to which was referred House File 126, a bill for an act repealing chapter 229, Laws of the Fifty-second General Assembly, and amending section 422.45, Code 1946, and providing for the exemption from sales and use tax of purchases made by tax certifying and tax levying bodies of the state of Iowa, begs leave to report it has had the same under consideration and recommends the same do pass.

JAY C. COLBURN, Chairman.

Ordered passed on file.

Senator Watson of Pottawattamie submitted the following report:

MR. PRESIDENT: Your committee on governmental affairs to which was referred Senate File 36, a bill for an act to authorize county boards of supervisors in counties having a population of 125,000 or more, or cities having a population of 125,000 or more, or such counties and cities by united action, to appropriate money for information centers for returned veterans, begs leave to report it has had the same under consideration and recommends the same do pass.

DE VERE WATSON, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental affairs to which was referred Senate File 106, a bill for an act to amend section four hundred sixteen point twelve (416.12) limiting the number of councilmen in certain cities, begs leave to report it has had the same under consideration and recommends the same be amended as follows; and when so amended the bill do pass:

Amend Senate File 106 by striking section 1, and inserting in lieu thereof the following:

"Section 1. Section four hundred sixteen point twelve (416.12), Code 1946, is amended by striking from lines two (2), six (6), and seven (7) the words 'twenty-five thousand' and inserting in lieu thereof the words 'thirty thousand,'."

DE VERE WATSON, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental affairs to which was referred House File 70, a bill for an act to amend section 359.35, Code 1946, relating to use of cemetery funds by township trustees, begs leave to report it has had the same under consideration and recommends the same do pass.

DE VERE WATSON, Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate File 4, section 1, by striking in line three the word "shall" and inserting in lieu thereof the word "may".

CHARLES S. VAN EATON.

Amend House File 126, section 2, by striking the period

- (.) at the end of subsection seven (7) and inserting a comma
- (,) in lieu thereof and adding the following: "provided that such contractor shall certify under oath that such goods are to be used for the fulfillment of such a contract. Any person who shall falsely certify shall be guilty of a misdeameanor."

J. KENDALL LYNES.

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Monday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, FEBRUARY 14, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend F. J. Robins, pastor of the First Methodist church, Melbourne, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Faul for the day on request of Senator Elthon; Senator Reilly for the day on request of Senator Augustine; Senator Sharp for the week on request of Senator Van Patten; Senator Maytag for the day on request of Senator Berg.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Leo, from highway employees of Tama county favoring civil service for state employees.

By Senator Martin, from residents of Scott county in opposition to labor legislation.

By Senator Watson, from residents of Pottawattamie county favoring local option.

INTRODUCTION OF BILLS

Senate File 311, by Senators Bekman, McCarville, Van Eaton, Martin, Faul, West and Reilly, a bill for an act to amend sections eighty-five point twenty-three (85.23), eighty-five point thirty-one (85.31), eighty-five point thirty-four (85.34), and eighty-five point thirty-seven (85.37), Code 1946, as amended by the Acts of the Fifty-second General Assembly of the state of Iowa, relating to workmen's compensation.

Read first and second times, and passed on file.

Senate File 312, by Senators Bekman, McCarville, Van Eaton, Martin, Faul, West and Reilly, a bill for an act to amend section eighty-five point twenty-seven (85.27), section eighty-five point twenty-eight (85.28), and section eighty-five point thirty-one (85.31) of chapter eighty-five (85), Code 1946, as amended

by the Acts of the Fifty-second General Assembly of the state of Iowa, relating to workmen's compensation.

Read first and second times, and passed on file.

Senate File 313, by Senators Bekman, McCarville, Van Eaton, Martin, Faul, West and Reilly, a bill for an act to amend section eighty-six point thirty-nine (86.39), Code 1946, of chapter eighty-six (86), Code 1946, relating to industrial commissioner.

Read first and second times, and passed on file.

Senate File 314, by Senator Faul, a bill for an act to amend section six hundred twenty-six point twenty (626.20), Code 1946, relating to levying executions on real estate and providing a limitation on the lien of such levy.

Read first and second times, and passed on file.

Senate File 315, by Senator Faul, a bill for an act to amend section six hundred two point forty-three (602.43), Code 1946, relating to the duration of liens of judgments transcripted from municipal courts to district courts.

Read first and second times, and passed on file.

Senate File 316, by Senator Faul, a bill for an act to amend section four hundred forty-five point twenty-nine (445.29), Code 1946, relating to lien of personal taxes.

. Read first and second times, and passed on file.

Senate File 317, by Senator Bekman, a bill for an act to amend section four hundred thirteen point one hundred five (413.105), Code 1946, relating to occupancy of and collection of rent for dwellings for which certificates of compliance with state housing law have not been issued.

Read first and second times, and passed on file.

Senate File 318, by Senator Bekman, a bill for an act to amend section five hundred seventy-two point one (572.1), Code 1946, relating to mechanic's liens and to define the word "owner" in said section.

Read first and second times, and passed on file.

Senate File 319, by Senator Bekman, a bill for an act to amend section five hundred ninety-eight point fourteen (598.14), Code

1946, relating to alimony in divorce actions and to make judgments, orders and decrees for payment of alimony or child support money liens on real estate.

Read first and second times, and passed on file.

Senate File 320, by committee on tax revision, a bill for an act amending chapter two hundred forty (240), Laws of the Fifty-second General Assembly, relating to the appointment of county assessors, providing for the appointment of county assessors and providing for the manner of assessment of real and personal property in the state of Iowa, and amending chapter one hundred eighty-three (183), Laws of the Fifty-second General Assembly, relating to the compensation of assessors and auditors.

Read first and second times, and placed on the calendar.

Senate File 321, by Senators Augustine, Fishbaugh, Parker, Miller and Skourup, a bill for an act to reduce the permissible levy of taxes for the years 1949 and 1950 by the same percentage as the taxable value of property has been increased.

Read first and second times, and passed on file.

Senate File 322, by Senator Faul (Sloane and O'Malley), a bill for an act to amend section four hundred eleven point three (411.3), Code 1946, relating to retirement systems and providing that same apply to deputy bailiffs in municipal courts with civil service rights in cities having a population of one hundred twenty-five thousand (125,000) or more, and providing for assessments to be paid by deputy bailiffs of municipal courts with civil service rights in cities having a population of one hundred twenty-five thousand (125,000) or more.

Read first and second times, and passed on file.

Senate File 323, by Senators Van Eaton, Dykhouse and Myrland, a bill for an act to authorize the incorporation of industrial savings and loan associations which will have for their purpose the financing of buildings used for business, manufacturing, residential or agricultural purposes and be similar to and under the same supervision as provided for savings and loan associations now established for home financing.

Read first and second times, and passed on file.

Senate File 324, by Senator Henningsen, a bill for an act to legalize the corporate acts and the renewal of the Low Moor Farmers' Mutual Telephone Company.

Read first and second times, and passed on file.

Senate File 325, by Senator Henningsen, a bill for an act to legalize the action of the board of supervisors of Clinton county, Iowa, for payment and expenditures made for the erection of a combination corn crib and granary for said county.

Read first and second times, and passed on file.

ADOPTION OF REPORT OF COMMITTEE ON RULES

Senator Leo asked and received unanimous consent to take up the following report and moved its adoption:

REPORT OF COMMITTEE ON RULES

MR. PRESIDENT: Your committee on rules begs leave to report that it has had the permanent rules under consideration and recommends that the rules of the Senate for the Fifty-third General Assembly be as follows:

The rules of the Senate for the Fifty-second General Assembly shall be adopted as the rules of the Senate for the Fifty-third General Assembly except as hereinafter repealed, altered, amended or substituted.

Rule 22 of the printed rules of the Senate for the Fifty-second General Assembly is amended by striking therefrom the numerals "26" and inserting in lieu thereof the numerals "24" in all places where said numerals appear.

Further amend said rule by striking from lines 12 and 13 thereof the words "and schools and educational institutions committee.", and inserting after the comma in line 12 the words "highways committee, and tax revision committee."

Rule 27 of the printed rules of the Senate for the Fifty-second General Assembly is hereby repealed.

Rule 38 of the printed rules of the Senate for the Fifty-second General Assembly is amended by striking from line 2 of said rule the numerals "27" and by inserting in lieu thereof the numerals "25".

Rule 39 of the printed rules of the Senate for the Fifty-second General Assembly is amended by striking from lines 7 and 8 the words "soldiers and sailors of the United States army and navy" and inserting in lieu thereof "members of the armed forces of the United States".

The rules of the Senate for the Fifty-second General Assembly shall be renumbered following rule 26.

Respectfully submitted,

RICHARD V. LEO, Chairman LEO ELTHON. FRANK C. BYERS. J. T. DYKHOUSE. STANLEY L. HART.

The motion prevailed and the report was adopted.

ADOPTION OF REPORT ON JOINT COMMITTEE ON RULES

Senator Leo asked and received unanimous consent to take up the following report and moved its adoption:

REPORT OF JOINT COMMITTEE ON RULES

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE: GENTLEMEN:

The committee on rules of the Senate and House of the Fifty-third General Assembly, having met jointly, beg leave to report that they have had the joint rules of the Senate and House under consideration and recommend that the joint rules of the Senate and House of the Fifty-second General Assembly be adopted as the joint rules of the Senate and House of the Fifty-third General Assembly except as hereinafter repealed, altered, amended or substituted.

Rule 1 of the joint rules of the Senate and House of the Fifty-second General Assembly is amended by striking the balance of the paragraph after the period following the word "committee" in line 6, page 18, and by inserting in lieu thereof the following: "All conference committees shall consist of four members from each house."

Further amend said rule by striking the period following the word "amendment" in line 27, page 18 thereof, and inserting in lieu thereof a comma and the following: "and the committee shall report to their respective houses that the committee has been unable to agree, and the committee shall be discharged immediately and a new committee shall be appointed by the presiding officers of the House and Senate consisting entirely of members who have not previously served on a conference committee having the same subject matter under consideration, and they shall meet, confer, and report as herein provided."

Daily Clip Sheet

Further amend said rules of the Senate and House of the Fifty-second General Assembly by adding as rule 19 the following: "The Secretary of the Senate and the Chief Clerk of the House are hereby authorized and directed to prepare a daily clip sheet covering all amendments filed or offered to any House or Senate bill; said amendments to be arranged and numbered by line so as to compare exactly with the original copy of the amendment proposed."

Respectfully submitted,

RICHARD V. LEO, Chairman, On the Part of the Senate. WILLIAM KRUSE, Chairman, On the Part of the House.

The motion prevailed and the report was adopted.

THIRD READING OF BILLS

On motion of Senator Dykhouse, Senate File 216, a bill for an act to amend section one hundred nine point one hundred seven

(109.107), Code 1946, relating to commercial fishing in the Mississippi river, was taken up, and considered.

Senator Dykhouse moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 42:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Dykhouse
Elthon
Foster
Gillespie

Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lynes

Martin McCarville McMurry Mercer Miller Myrland Parker Prentis Risk Roberts

Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays, 1:

Skourup

Absent or not voting, 7:

Doud Faul Fishbaugh Maytag

Reilly Ridout

Tudor

Sharp

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

Senator Dykhouse moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Lynes, at the request of Senator Faul, Senate File 24, a bill for an act to amend section one hundred seventy-four point one (174.1), Code 1946, relating to definition of society for purpose of qualifying for state aid to local fairs, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lynes moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 43: Augustine

Bateson
Bekman
Benson
Berg
Byers
Colburn
Dykhouse
Elthon

Foster
Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson

Leo
Linnevold
Lord
Lynes
Martin
McCarville
McMurry
Mercer

Miller

Myrland Parker Prentis Risk Roberts Skourup Tudor Van Eaton Van Patten Vittetoe Walter

Watson of O'Brien

Watson of Pottawattamie Whitehead

West Zastrow

Navs: none.

Absent or not voting, 7:

Doud Faul

Fishbaugh Maytag

Reilly Ridout Sharp

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

Senator Lynes moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

Senator Colburn took the chair at 10:40 a.m.

On motion of Senator Bekman, Senate File 94, a bill for an act to repeal section five hundred fifteen point eighty-two (515.82), Code 1946, relating to tables of the short rates applicable in event of the forfeiture or cancellation of policies of insurance other than life, and to enact a substitute therefor, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Watson asked and received unanimous consent that further action on Senate File 94 be deferred and that the bill retain its place on the calendar under unfinished business.

On motion of Senator Knudson, Senate File 149, a bill for an act to amend section four hundred seven point three (407.3), Code 1946, relating to the incurring of indebtedness by cities and towns, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Knudson moved that the bill be read a third time now. which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 44:

Augustine Bateson Bekman Benson Berg Byers Colburn Doud Dykhouse

Elthon Fishbaugh Foster Gillespie Hart Hattery Henningsen Hultman Humbert

Knudson Leo Linnevold Lord Lynes Martin McCarville McMurry Mercer

Miller Myrland Parker Prentis Risk Roberts Skourup Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of West
Pottawattamie Whitehead
Zastrow

Nays: none.

Absent or not voting, 6:

Faul Jacobson Maytag Reilly Ridout

Sharp

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

Senator Knudson moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate Concurrent Resolution 9, requesting information relating to the number of employees in various departments, their duties, hours of work, etc.

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

Senate Concurrent Resolution 10, extending an invitation to Mr. Perry Brown to address a joint convention of both houses at eleven o'clock a.m. on February 21, 1949.

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

House Concurrent Resolution 10, fixing the final date for the filing of claims with the Fifty-third General Assembly.

A. C. GUSTAFSON, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 10

Whereas, it is deemed advisable to fix a final date for the filing of claims against the State of Iowa to be considered by the Fifty-third General Assembly; therefore,

Be It Resolved by the House, the Senate Concurring: That the 24th day of February, 1949, be fixed as the final date for the filing of all claims to be considered by the Fifty-third General Assembly of Iowa. Any claim which has not been filed with the joint committee on claims before said date will not be considered by the Fifty-third General Assembly.

Senator Skourup called up House Concurrent Resolution 10, and moved its adoption.

The motion prevailed and the resolution was adopted.

THIRD READING OF BILLS

On motion of Senator Hattery, Senate File 232, a bill for an act to repeal section four hundred seventy-nine point ninety-two (479.92), Code 1946, was taken up, and considered.

Senator McCarville asked and received unanimous consent to withdraw the amendment filed by him to Senate File 232 and found on page 325 of the Senate Journal.

Senator Hattery offered the following amendment to the title and moved its adoption:

Amend the title to Senate File 232 by striking the period at the end thereof and adding the following: ", relating to limitation on passenger rates."

The amendment was adopted.

Senator Skourup asked and received unanimous consent that further action on Senate File 232 be deferred and that the bill retain its place on the calendar under unfinished business.

On motion of Senator Hattery, Senate File 233, a bill for an act relating to the harboring or concealing of any person for whose arrest a warrant or process has been issued, and defining the meaning of such offense and prescribing a penalty therefor, was taken up, and considered.

President Evans took the chair at 11:30 a.m.

Senator Jacobson asked and received unanimous consent that further action on Senate File 233 be deferred and that the bill retain its place on the calendar.

On motion of Senator Bekman, Senate File 236, a bill for an act relating to abstracts of title filed with town or city plats, was taken up, and considered.

Senator Fishbaugh offered the following amendment and moved its adoption:

Amend Senate File 236 by striking from lines 3 and 4 of section 2 the following: "and the attorney's opinion".

The amendment was adopted.

Senator Bekman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes. 42:

Augustine Gillespie McCarville Van Eaton McMurry Van Patten Bateson Hart Mercer Bekman Hattery Vittetoe Benson Henningsen Miller Walter Berg Hultman Myrland Watson of Byers Humbert Parker O'Brien Colburn Prentis Watson of Jacobson Doud Knudson Risk Pottawattamie West Dykhouse Lord Roberts Elthon Skourup Whitehead Lynes Foster Martin Tudor Zastrow

Nays: none.

Absent or not voting, 8:

Faul Leo Maytag Ridout Fishbaugh Linnevold Reilly Sharp

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

Senator Byers moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Skourup, the Senate recessed until 1:30 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

PROOF OF PUBLICATION

Published copy of House File 345 and verified proof of publication of said bill in the Le Mars Sentinel on February 11, 1949, is on file with the Secretary of the Senate.

W. J. SCARBOROUGH, Secretary of the Senate.

APPOINTMENT OF COMMITTEE CLERK

Senator Risk announced the appointment of Lorraine Leyden of Buchanan county as his committee clerk.

BILLS ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bills to committee:

a	13	7.4	A	
5.	r.	74	Approp	riations

S. F. 292 Cities and Towns

S. F. 293 Insurance

S. F. 294 Military Affairs

S. F. 296 Schools and Educational Institutions

S. F. 298 Cities and Towns

S. F. 299 Judiciary 2

S. F. 300 Judiciary 1

S. F. 301 Governmental Affairs

S. F. 302 Labor

S. F. 303 Labor

S. F. 304 Judiciary 2

S. F. 306 Public Health

S. F. 307 Tax Revision

S. F. 308 Tax Revision

S. F. 310 Judiciary 2

H. F. 18 Governmental Affairs

H. F. 79 Board of Control

H. F. 89 Judiciary 2

H. F. 95 Military Affairs

H. F. 99 Military Affairs

H. F. 176 Judiciary 1

H.F. 194 Judiciary 1

H. F. 287 Banks, Building and Loan

REPORTS OF COMMITTEES

Senator Byers submitted the following report:

MR. PRESIDENT: Your committee on judiciary 2 to which was referred Senate File 310, a bill for an act authorizing a patent to issue to the SW4 of the NW4 of section twenty-one (21), township ninety-one (91) north,

range thirteen (13) west of 5th P.M., Bremer county, Iowa, begs leave to report it has had the same under consideration and recommends the same do pass.

Frank C. Byers, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 2 to which was referred House File 10, a bill for an act to amend sections four hundred sixty-two point fifteen (462.15), four hundred sixty-two point nineteen (462.19), four hundred sixty-two point thirty-one (462.31), four hundred sixty-two point thirty-one (462.31), four hundred sixty-two point thirty-two (462.32) and four hundred sixty-two point thirty-five (462.35), Code 1946, relating to management of drainage or levee districts by trustees and to provide compensation for trustees, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANK C. BYERS, Chairman.

Ordered passed on file.

Senator Miller submitted the following report:

MR. PRESIDENT: Your committee on election reform to which was referred Senate File 99, a bill for an act to amend chapter fifty-three (53) of the Code of Iowa, 1946, commonly known as the absent voters law, begs leave to report it has had the same under consideration and recommends the same do pass.

J. F. MILLER, Chairman.

Ordered passed on file.

Senator Doud submitted the following report:

MR. PRESIDENT: Your committee on judiciary 1 to which was referred Senate File 31, a bill for an act relating to the fees and mileage allowed jurors in general and to amend section six hundred seven point five (607.5), Code 1946, begs leave to report it has had the same under consideration and recommends the same be amended as follows; and when so amended the bill do pass:

Amend Senate File 31 by striking from line four (4) the word "six" and inserting in lieu thereof the word "five".

Further amend Senate File 31 by striking lines five (5) and six (6).

ALDEN L. DOUD, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 1 to which was referred Senate File 75, a bill for an act relating to witness fees and mileage in courts of record and to amend section six hundred twenty-two point sixty-nine (622.69), Code 1946, begs leave to report it has had the same under consideration and recommends the same be amended as follows; and when so amended the bill do pass:

Amend Senate File 75 by striking from line four (4) the word "four" and inserting in lieu thereof the word "three".

Further amend Senate File 75 by striking lines five (5) and six (6).

ALDEN L. DOUD, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 1 to which was referred House File 96, a bill for an act to legalize the corporate acts and proceedings in connection with the renewal of the corporate existence and the adoption etc., begs leave to report it has had the same under consideration and recommends the same do pass.

ALDEN L. DOUD, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 1 to which was referred House File 176, a bill for an act to authorize and legalize the city council of the city of Bettendorf, Iowa, to make a permanent transfer of funds in the amount of etc., begs leave to report it has had the same under consideration and recommends the same do pass.

ALDEN L. DOUD, Chairman.

Ordered passed on file.

Senator Fishbaugh submitted the following report:

Mr. PRESIDENT: Your committee on military affairs to which was referred Senate File 91, a bill for an act to amend section 427.3 and 427.5, Code 1946, relating to military service exemptions, begs leave to report it has had the same under consideration and recommends the same be amended as follows; and when so amended the bill do pass:

Amend Senate File 91, section 2, line 11, by striking the period (.) following the word "said".

Further amend Senate File 91, section 2, line 8, by striking the words "said discharge" and inserting the words "of said discharge".

EARL C. FISHBAUGH, JR., Chairman.

Ordered passed on file.

Senator Henningsen submitted the following report:

MR. PRESIDENT: Your committee on cities and towns to which was referred Senate File 97, a bill for an act to amend section four hundred eleven point six (411.6), Code 1946, relating to retirement systems for policemen and firemen and benefits thereunder, begs leave to report it has had the same under consideration and recommends the same do pass.

O. H. HENNINGSEN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on cities and towns to which was referred Senate File 98, a bill for an act to amend sections four hundred

ten point ten (410.10) and four hundred eleven point six (411.6), Code 1946, relating to retirement systems for policemen and firemen and benefits thereunder, begs leave to report it has had the same under consideration and recommends the same do pass.

O. H. HENNINGSEN, Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate File 8 by striking the period (.) and the quotation mark (") at the end of line 6 and substituting a comma (,) therefor and adding the following: "provided, however, that delinquencies shall accrue on the first half of such taxes unless they are paid within thirty (30) days after the date subsequent to April 1, 1949, that the county treasurer is able to receive payments, but provided that in any case a county treasurer first begins to accept payments at any time during the month of March, delinquencies shall accrue on the first half of such taxes unless they are paid by May 1, 1949."

JOHN BERG.

Amend Senate File 101 by striking all of sections 1 and 2 and renumbering section 3 as section 1.

Further amend the title to Senate File 101 by striking all after the word "act" and inserting in lieu thereof the following: "relating to the local budget law and to amend section twenty-four point twenty-nine (24.29), Code 1946."

JOHN R. HATTERY.

Amend Senate File 179 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Chapter three hundred twenty-two (322), Code 1946, is hereby amended by adding the following:

"'It shall be unlawful for any person, who is engaged in the business of selling motor vehicles at retail, to sell or transfer the ownership of any registered motor vehicle unless he immediately gives notice to the county treasurer, upon the form on the reverse side of the certificate of registration, stating the date of such transfer, the name and post-office address, with street number if in a city, of the person to whom transferred, the registration number, and such other information as the department may

"'It shall be unlawful for any person, who is engaged in the business of selling motor vehicles at retail, to purchase or otherwise acquire the ownership of a registered motor vehicle unless he shall join with the

former

owner of such motor vehicle in a notice of transfer to the county treasurer.

upon the form on the reverse side of the certificate of registration, and

shall at the same time make application for the transfer of the motor vehicle

and for a new certificate of registration.'

"Sec. 2. Section three hundred twenty-two point nine (322.9), Code 1946, is hereby amended by adding thereto the following:

"'The department is further authorized to revoke or suspend the license of any licensee if, after notice and hearing, it finds that such licensee has been convicted or has forfeited bail on three charges of:

"1. Failing to give the required notice to the county treasurer, upon the form on the reverse side of the certificate of registration, of any transfer of ownership of any registered motor vehicle sold or transferred

by such licensee; and/or

"'2. Failing to join in a notice of transfer to the county treasurer with the former owner of a registered vehicle which such licensee has purchased

or otherwise acquired the ownership of; and/or

"3. Failing to make application to the county treasurer for the transfer of, and for a new certificate of registration for, any registered motor vehicle, which such licensee has purchased or otherwise acquired the

ownership of:

provided, however, that the provisions of this paragraph shall not apply with respect to any such violations, convictions or forfeitures of bail occurring prior to the effective date of this act."

Amend the title to Senate File 179 by striking all after the word "act" and inserting in lieu thereof the following:

"to amend chapter three hundred twenty-two (322), Code 1946, relating to motor vehicle dealers".

JOHN R. HATTERY.

Amend Senate File 225 by striking the word "materials" in line 16, section 1, and inserting in lieu thereof the word "machinery".

JOHN R. HATTERY. R. R. BATESON.

Amend Senate File 226 by striking the word "materials" in line 6, section 1, and inserting in lieu thereof the word "machinery".

JOHN R. HATTERY. R. R. BATESON.

Amend Senate File 233 by inserting the words "charging him with the commission of a felony" immediately after the word "process" where it appears in line 2 of section 1.

Further amend Senate File 233 by striking from lines 3 and 4 of section 1 the following: "after notice or knowledge of the fact" and inserting in lieu thereof the word "knowing".

Further amend Senate File 233 by inserting the words "charging

him with a felony" immediately after the word "process" where it appears in line 4 of section 1.

Further amend Senate File 233 by striking the words "three years" from line 8 of section 1 and inserting in lieu thereof the words "one year".

Further amend Senate File 233 by striking the words "nor less than one hundred dollars" from line 9 of section 1.

Further amend Senate File 233 by inserting the words "charging him with the commission of a felony" immediately after the word "process"

where it appears in line 3 of section 2.

JOHN R. HATTERY.

Amend Senate File 247, section 1, by striking all of lines 11 and 12 and inserting in lieu thereof the following: "(39.17), Code 1946, by inserting the words 'an assessor,' after the word 'treasurer,' in line three (3)."

W. N. SKOURUP.

Amend Senate File 311, section 3, by striking all of line 1 and inserting in lieu thereof the following:

"Sec. 3. Section eighty-five point thirty-four (85.34),"

E. K. BEKMAN.

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Tuesday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, FEBRUARY 15, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend George Steele, pastor of the Presbyterian church, Cedar Falls, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Faul for the day on request of Senator Berg; Senator Benson for the day on request of Senator Reilly.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Hultman, from residents of Mills county favoring local option.

By Senator Linnevold, from members of the Winneshiek county bar association favoring an increase in salaries for district court judges and retirement pay for judges.

By Senator Lord, from highway employees of Louisa county favoring civil service for state employees.

By Senator Ridout, from residents of Emmet county favoring local option; also, favoring road legislation; also, from highway employees of Emmet county favoring civil service for state employees and in opposition to the establishing of a state personnel board and a director of personnel.

By Senator Watson, from residents of Pottawattamie county favoring local option.

INTRODUCTION OF BILLS

Senate File 326, by Senator Vittetoe (Paul), a bill for an act to grant to highway maintenance employees of the county the same privileges of vacation and sick leave as are granted by section seventy-nine point one (79.1) of the Code to state highway employees and to amend section three hundred nine point sixty-seven (309.67), Code 1946.

Read first and second times, and passed on file.

Senate File 327, by committee on board of control, a bill for an act relating to the state institution fund in each county and to amend sections four hundred forty-four point twelve (444.12) and two hundred thirty point twenty-one (230.21), Code 1946.

Read first and second times, and placed on the calendar.

Senate File 328, by committee on board of control, a bill for an act relating to county expenditures for patients in state institutions and to amend section three hundred forty-three point eleven (343.11), Code 1946.

Read first and second times, and placed on the calendar.

Senate File 329, by committee on military affairs, a bill for an act to amend section two hundred fifty point nineteen (250.19), Code 1946, relating to relief for soldiers and sailors.

Read first and second times, and placed on the calendar.

Senate File 330, by committee on military affairs, a bill for an act to amend chapter 37, Code 1946, relating to memorial halls and monuments for soldiers, sailors and marines.

Read first and second times, and placed on the calendar.

Senate File 331, by committee on military affairs, a bill for an act to credit federal aid payments to state or territorial homes for the support of disabled soldiers and sailors of the United States under Public Law 531 to the support fund of the Iowa soldiers home, located in Marshalltown, Iowa.

Read first and second times, and placed on the calendar.

Senate File 332, by committee on cities and towns, a bill for an act to increase the amounts that cities and towns may pay as dues to the Iowa league of municipalities and to amend section three hundred sixty-three point sixty (363.60), Code 1946.

Read first and second times, and placed on the calendar.

Senate File 333, by committee on social security, a bill for an act to amend section two hundred forty-nine point thirty-six (249.36), Code 1946, relating to citizenship of the United States as a requirement of eligibility for old age assistance and the

elimination of proof of payment of old age assistance head taxes as a requirement of eligibility for old age assistance.

Read first and second times, and placed on the calendar.

Senate File 334, by committee on social security, a bill for an act to amend section two hundred forty-nine point thirty-two (249.32), Code 1946, relating to the clearance through the state department of social welfare by the county board of social welfare before petitioning for the appointment of a guardian for an old age assistance recipient.

Read first and second times, and placed on the calendar.

Senate File 335, by committee on social security, a bill for an act to repeal section two hundred forty-nine point eight (249.8), Code 1946, relating to the definition of income for determining eligibility for old age assistance.

Read first and second times, and placed on the calendar.

Senate File 336, by committee on printing, a bill for an act to amend chapter seven hundred forty (740), Code 1946, relating to misconduct or neglect in office.

Read first and second times, and placed on the calendar.

PRESENTATION OF VISITORS

Senator Roberts asked and received unanimous consent to present to the Senate twenty-eight members of the economics class of the Pella Christian high school who were present in the balcony with their teacher, Mr. H. Muyskens.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has adopted the report of the joint committee on rules and the rules as recommended therein.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 222, a bill for an act to provide a plan for the sale of eighty-five million dollars (\$85,000,000) of state bonds by the treasurer of the state of Iowa pursuant to the provisions of Senate File 492, Acts of the Fifty-second General Assembly.

A. C. GUSTAFSON, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 222

Amend Senate File 222 as follows:

- 1. Strike from section 1, line three (3), the words and figures "Senate File 492", and insert in lieu thereof the following: "chapter fifty-nine (59)".
- 2. Strike from section 2, line two (2), the words and figures "group 1 and".
- 3. Strike from section 2, lines three (3) and four (4), the words and figures "seventy-two million two hundred fifty thousand dollars (\$72,-250,000)" and insert in lieu thereof the following: "thirty-six million one hundred twenty-five thousand dollars (\$36,125,000)".
- 4. Strike from section 3, lines two (2) and three (3), the words and figures "seventy-two million two hundred fifty thousand dollars (\$72,-250,000)" and insert in lieu thereof the following: "thirty-six million one hundred twenty-five thousand dollars (\$36,125,000)".
- 5. Amend the title so as to read as follows: "An act to provide a plan for the sale of eighty-five million dollars (\$85,000,000) of state bonds by the treasurer of the state of Iowa pursuant to the provisions of chapter fifty-nine (59), Acts of the Fifty-second General Assembly, directing the treasurer to purchase thirty-six million one hundred twenty-five thousand dollars (\$36,125,000) of said bonds, provide an appropriation for the retirement of said bonds."
- 6. Strike from the fifth paragraph of the preamble the words and figures "seventy-two million two hundred fifty thousand dollars (\$72,-250,000)" and insert in lieu thereof the following: "thirty-six million one hundred twenty-five thousand dollars (\$36,125,000)".
- 7. Strike from the first paragraph of the preamble the words and figures "Senate File 492" and insert in lieu thereof the following: "chapter fifty-nine (59)".

UNFINISHED BUSINESS

Senator Hattery called up Senate File 232, a bill for an act to repeal section four hundred seventy-nine point ninety-two (479.92), Code 1946, for further consideration.

Senator Skourup moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 37:

Augustine Henningsen Bateson Hultman Bekman Humbert Jacobson Berg Byers Knudson Colburn Leo Dykhouse Lord Elthon Lynes Hart Martin Hatterv Maytag

McCarville McMurry Mercer Myrland Parker Prentis Reilly Risk Roberts Skourup
Tudor
Van Eaton
Van Patten
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 13:

Benson Foster Ridout Walter
Doud Gillespie Sharp Watson of
Faul Linnevold Vittetoe O'Brien
Fishbaugh Miller

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

Senator Skourup moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

THIRD READING OF BILLS

On the motion of Senator Berg, Senate File 8, a bill for an act to amend section four hundred forty-five point thirty-seven (445.37), Code 1946, and providing for an extension of the time when taxes shall become delinquent in the year 1949, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Berg asked and received unanimous consent to withdraw the amendment filed by Senator Faul and found on page 163 of the Senate Journal.

Senator Berg offered the following amendment and moved its adoption:

Amend Senate File 8 by striking the period (.) and the quotation mark (") at the end of line 6 and substituting a comma (,) therefor and adding the following: "provided, however, that delinquencies shall accrue on the first half of such taxes unless they are paid within thirty (30) days after the date subsequent to April 1, 1949, that the county treasurer is able to receive payments, but provided that in any case a county treasurer first begins to accept payments at any time during the month of March, delinquencies shall accrue on the first half of such taxes unless they are paid by May 1, 1949."

The amendment was adopted.

Senator Berg moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Bateson Bekman Berg Byers Colburn Doud Dykhouse Elthon Fishbaugh Foster Gillespie Maytag

Hattery Henningsen Hultman Humbert Jacobson Knudson Leo Linnevold Lord Lynes Martin

McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Skourup

Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West Whitehead Zastrow

Hart Nays: none.

Absent or not voting, 3:

Benson

Faul

Sharp

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

Senator Berg moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

Senator Berg asked and received unanimous consent that Senate File 8 be immediately messaged to the House which request was complied with.

On motion of Senator Lord, House File 288, a bill for an act to amend chapter seventy-four (74), Acts of the Fifty-second General Assembly, amending chapter ninety-six (96), Code 1946, relating to employment security and providing method for terminating an employer's account and to repeal any and all acts inconsistent with the provisions of this act, was taken up, and considered.

Senator Lord moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 45:

Bateson Bekman Berg Byers Colburn Doud

Dykhouse Elthon Fishbaugh Foster Gillespie Hart

Hattery Henningsen Hultman Humbert Jacobson Knudson

Leo Linnevold Lord Martin Maytag McCarville McMurry Mercer Miller Myrland Parker Prentis

Reilly Ridout Risk Roberts Skourup Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West Whitehead Zastrow

Nays: none.

Absent or not voting, 5:

Augustine Benson Faul

Lynes

Sharp

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

Senator Lord moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Hattery, Senate File 231, a bill for an act to amend chapter one hundred seventy-two (172), Acts of the Fifty-second General Assembly, relating to the giving of proof of financial responsibility and security by owners and operators of motor vehicles, was taken up, and considered.

Senator Elthon took the chair at 11:00 a.m.

Senator Bekman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 40:

Augustine Bateson Bekman Berg Byers Colburn Doud Dykhouse Elthon Foster Gillespie Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold

Maytag McCarville McMurry Mercer Myrland Parker Reilly Ridout Risk Roberts Skourup Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien West Whitehead

Navs. 4:

Fishbaugh

Prentis

Martin

Watson of Zastrow Pottawattamie

Absent or not voting, 6:

Benson Faul Lord Lynes Miller

Sharp

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

Senator Bekman moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Hattery, Senate File 233, a bill for an act relating to the harboring or concealing of any person for whose arrest a warrant or process has been issued, and defining the meaning of such offense and prescribing a penalty therefor, was taken up, and considered.

Senator Hattery offered the following amendment and moved its adoption:

Amend Senate File 233 by inserting the words "charging him with the commission of a felony" immediately after the word "process" where it appears in line 2 of section 1.

Further amend Senate File 233 by striking from lines 3 and 4 of section 1 the following: "after notice or knowledge of the fact" and inserting in lieu thereof the word "knowing".

Further amend Senate File 233 by inserting the words "charging him with a felony" immediately after the word "process" where it appears in line 4 of section 1.

Further amend Senate File 233 by striking the words "three years" from line 8 of section 1 and inserting in lieu thereof the words "one year".

Further amend Senate File 233 by striking the words "nor less than one hundred dollars" from line 9 of section 1.

Further amend Senate File 233 by inserting the words "charging him with the commission of a felony" immediately after the word "process" where it appears in line 3 of section 2.

Senator Jacobson asked and received unanimous consent that the amendment be considered in two parts.

Senator Hattery moved the adoption of the amendment contained in lines 10 to 13, inclusive.

The amendment was adopted.

Senator Hattery moved the adoption of the balance of the amendment.

The amendment was adopted.

Senator Hattery moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 41:

Augustine Hart McCarville Tudor Bateson Hattery McMurry Van Eaton Bekman Henningsen Mercer Van Patten Parker Vittetoe Berg Hultman Byers Humbert Prentis Walter Colburn Jacobson Reilly Watson of Doud Ridout O'Brien Leo West Dykhouse Linnevold Risk Elthon Roberts Whitehead Lynes Foster Martin Skourup Zastrow Gillespie Maytag

Nays, 3:

Fishbaugh Myrland Watson of Pottawattamie

Absent or not voting, 6:

Benson Knudson Miller Sharp

Faul Lord

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

Senator Martin moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Hart, Senate File 238, a bill for an act relating to business managers at institutions operating under the board of control, was taken up, and considered.

Senator Hart moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine	Fishbaugh	Knudson	Mercer
Bateson	Foster	Leo	Miller
Bekman	Gillespie	Linnevold	Myrland
Berg	Hart	Lord	Parker
Byers	Hattery	Lynes	Prentis
Colburn	Henningsen	Martin	Reilly
Doud	Hultman	Maytag	Ridout
Dykhouse	Humbert	McCarville	Risk
Elthon	Jacobson	McMurry	Roberts

Skourup Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West

Whitehead

Zastrow

Nays: none.

Absent or not voting, 3:

Benson

Faul

Sharp

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

Senator Hart moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Watson of Pottawattamie, Senate File 15, a bill for an act to amend section two hundred seventy-four point thirty-nine (274.39), and section two hundred seventy-four point forty-two (274.42), Code 1946, and providing for reorganization of certain school districts affected by flood control projects, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

President Evans took the chair at 11:50 a.m.

Senator Watson of Pottawattamie moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine
Bateson
Bekman
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Fishbaugh
Foster
Gillespie
Hart

Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes

Martin

Maytag

McCarville
McMurry
Mercer
Merler
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Zastrow

Nays: none.

Senator Hattery moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 41:

McCarville Tudor Augustine Hart Bateson Hattery McMurry Van Eaton Bekman Henningsen Mercer Van Patten Vittetoe Parker Berg Hultman Byers Walter Humbert Prentis Colburn Jacobson Reilly Watson of O'Brien Doud Leo Ridout West Dykhouse Linnevold Risk Whitehead Elthon Lynes Roberts Zastrow Foster Martin Skourup Gillespie Maytag

Nays, 3:

Fishbaugh Myrland Watson of Pottawattamie

Absent or not voting, 6:

Benson Knudson Miller Sharp Faul Lord

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

Senator Martin moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Hart, Senate File 238, a bill for an act relating to business managers at institutions operating under the board of control, was taken up, and considered.

Senator Hart moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Bateson Bekman Berg Byers Colburn Doud Dykhouse	Fishbaugh	Knudson	Mercer
	Foster	Leo	Miller
	Gillespie	Linnevold	Myrland
	Hart	Lord	Parker
	Hattery	Lynes	Prentis
	Henningsen	Martin	Reilly
	Hultman	Maytag	Ridout
	Humbert	McCarville	Risk
Elthon	Jacobson	McMurry	Roberts

Skourup Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West

Whitehead

Zastrow mie

Nays: none.

Absent or not voting, 3:

Benson

Faul

Sharp

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

Senator Hart moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Watson of Pottawattamie, Senate File 15, a bill for an act to amend section two hundred seventy-four point thirty-nine (274.39), and section two hundred seventy-four point forty-two (274.42), Code 1946, and providing for reorganization of certain school districts affected by flood control projects, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

President Evans took the chair at 11:50 a.m.

Senator Watson of Pottawattamie moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine
Bateson
Bekman
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Fishbaugh
Foster
Gillespie
Hart

Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes
Martin

Maytag

McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 3:

Benson

Faul

Sharp

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

Senator Watson of Pottawattamie moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator West, Senate File 60, a bill for an act relating to the transportation of school children and to amend sections two hundred seventy-nine point nineteen (279.19) and two hundred eighty-two point twelve (282.12), Code 1946, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

The following committee amendments were considered:

Amend Senate File 60 by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Section two hundred seventy-nine point nineteen (279.19), Code 1946, is hereby amended by inserting after the period (.) in line (14) the following: 'When and where transportation may be necessary under this section, the board may require the parents to have their child or children meet, by the shortest possible route, a school bus as provided in section two hundred seventy-nine point twenty (279.20) and operating on an approved route to the school designated for them to attend up to two and one-half miles and the board shall reimburse the parents according to the following schedule:

- 1. Up to 11/8 miles, no reimbursement.
- 2. Over 11/8 miles, up to 11/2 miles, fifty cents per day.
- 3. Over 1½ miles, up to 2 miles, seventy-five cents per day.
- 4. Over 2 miles, up to 21/2 miles, one dollar per day.

"'In the event a school is designated for attendance outside their district or subdistrict and to which there is no established transportation services, the parents may be required to transport or arrange for such transportation for their child or children to the school designated by the board for them to attend up to two and one-half miles, then such parents shall be reimbursed for their outlay as provided in schedule four (4). Transportation costs incurred in requiring parents to transport children to meet a bus are not subject to state reimbursement.'

- "Sec. 2. Section two hundred eighty-two point twelve (282.12), Code 1946, is hereby amended by adding the following: 'Parents may be required to provide transportation to meet a bus as provided in section two hundred seventy-nine point nineteen (279.19) of the Code. Transportation costs incurred in requiring parents to transport children to meet a bus are not subject to state reimbursement.'
- "Sec. 3. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Moulton Weekly Tribune, a newspaper published at Moulton, Iowa, and in the Bloomfield Democrat, a newspaper published at Bloomfield, Iowa."

Senator West asked and received unanimous consent that further action on Senate File 60 be deferred and that the bill retain its place on the calendar.

On motion of Senator Dykhouse, the Senate recessed until 1:30 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

COMMUNICATIONS

The following communications were received from the state appeal board:

OFFICE STATE COMPTROLLER

February 15, 1949.

To the Secretary of the Senate and Chief Clerk of the House of Representatives

In accordance with the provisions of chapter 25, Code of 1946, there are submitted herewith claims acted upon by the state appeal board on February 14, 1949. Each claim bears the recommendation of the board as shown in the schedule attached.

Claims of a general nature are numbers 105 to 111, inclusive, and highway claims numbers H-128 to H-136, inclusive, and claim number 138.

R. E. JOHNSON, Chairman, State Appeal Board.

Claims of a General Nature Filed With the State Appeal Board For Their Consideration February 14, 1949.

	TOT THEIR COMBIGURATION TODAY		0 20.
No.		nount of Claim	Amount Approved by Board
105	Mrs. Aldine Houke, Cedar Falls, Iowa—Medical aid expense and compensation due to an alleged injury at Independence State Hospital	9 529 95	Rejected
106	Earl Vaughn, c/o Wm. J. Bowen, Attorney, 417 Omaha Loan Bldg., Omaha, Nebr.—Injury at Clive	#1 #1	No
107	Prison Farm Harold Adair, Boone, Iowa— Accident at Ft. Madison prison in 1946		Recommendation Concurred in former recomm. to 52nd G. A.
108	Oakville Consolidated School District—Claim against State Sinking Fund		\$5,800.09
109	James W. Whitaker, Anamosa, Iowa—Injuries in Reformatory		Rejected
110	L. D. Taylor, Des Moines, Iowa—World War I Bonus		Not approved for reason claimant not qualified
111	McKee Funeral Home, Laurens, Iowa—Funeral expense O. A. Pensioner	150.00	150.00
	Highway Claims		
	Mrs. Edith McCann, Chariton, Iowa—Additional compensation for land, etc	2,900.85	Adequate compensation recomm.
H-129-49	Ervin Harwood, Ottumwa, Iowa—Damage to auto	337.49	337.49
H-130-49	Mrs. Eva McDonnell, Ft. Madison, Iowa—Damage to auto	51.18	51.18
H-131-49	Brady Transfer & Storage Co., Ft. Dodge, Iowa—Damage to semi-trailer	2.684.72	Rejected
H-132-49	Mrs. Clara Kelley, Harlan, Iowa— Medical expense and auto repairs	430.68	Without Recommendation
II-133-49	Midwest Walnut Co., Council Bluffs, Iowa—Damage to auto	12.22	12.22
H-134-49	F. H. Anderson & Son, Correction- ville, Iowa—Damage to auto	31.00	31,00
H-135-49	Highlife Distributing Co., Des Moines, Iowa—Damage to auto	31.00	31,00
H-136-49	Gerald West, Sioux City, Iowa— Damage to truck tire	92.57	92.57
H-138-49	William Asmus, Davenport, Iowa—Damage to auto	61.61	Rejected



BILLS ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bills to committee:

- S. F. 311 Social Security
- S. F. 312 Social Security
- S. F. 313 Social Security
- S. F. 314 Judiciary 2
- S. F. 315 Judiciary 1
- S. F. 316 Ways and Means
- S. F. 317 Judiciary 2
- S. F. 318 Judiciary 1
- S. F. 319 Judiciary 2
- S. F. 321 Ways and Means
- S. F. 322 Cities and Towns
- S. F. 323 Iowa Development
- S. F. 324 Judiciary 1
- S. F. 325 Judiciary 2

REPORTS OF COMMITTEES

Senator Lord submitted the following report:

MR. PRESIDENT: Your committee on social security to which was referred Seacte File 162, a bill for an act to amend the law as it appears in chapter ninety-seven (97), Code 1946, relating to old-age and survivors' insurance of certain public employees and regulating the collections of contributions to said system and the payments of benefits thereunder, begs leave to report it has had the same under consideration and recommends the same do pass.

HERMAN B. LORD, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on social security to which was referred Senate File 169, a bill for an act relating to teachers pension and annuity retirement system created under chapter two hundred ninety-four (294), Code 1946, to permit payment of accumulated funds to predesignated beneficiaries in the event of death prior to retirement, begs leave to report it has had the same under consideration and recommends the same do pass.

HERMAN B. LORD, Chairman.

Ordered passed on file.

Senator Foster submitted the following report:

MR. PRESIDENT: Your committee on agriculture to which was referred Senate File 147, a bill for an act relating to anti-freeze; to provide that no anti-freeze shall be sold, exposed for sale, or held with intent to sell within this state until inspected by the department of agriculture and found to comply with the provisions of this act, begs leave to report it has had the same under consideration and recommends the same be amended as follows; and when so amended the bill do pass:

Amend Senate File 147 by striking all of section 8 and substituting the following: "No advertising literature relating to any anti-freeze sold or to be sold in this state shall contain any statement that the anti-freeze advertised for sale has been approved by the department of agriculture until such anti-freeze has been inspected by the department and found to meet all the standards of the department and not to be in violation of this act. Then such statement may be contained in any advertising literature where such brand or trademark of anti-freeze is being advertised for sale, and such statement may be used on all regular containers of such approved anti-freeze."

HARLAN C. FOSTER, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on agriculture to which was referred Senate File 195, a bill for an act to amend section one hundred ninetynine point one (199.1) and one hundred ninety-nine point three (199.3), Code 1946, in regard to agricultural seed, begs leave to report it has had the same under consideration and recommends the same be amended as follows; and when so amended the bill do pass:

Amend Senate File 195 by striking all of subsection D, section 2, by inserting in lieu thereof the following:

"Germination of vegetable seeds shall be as follows:

Per C		Per (Cent
Artichoke	60	Lettuce	
Asparagus	•70	Muskmelon	. 75
Beans (except Lima)	75	Mustard	75
Beans, asparagus		Mustard, spinach	75
Beans, lima	70	Okra	*50
Beans, runner	75	Onion	. 70
Beets	65	Pak-choi	75
Broccoli	75	Parsley	60
Brussels sprouts		Parsnip	60
Cabbage		Peas	
Cardoon		Pepper	55
Carrot	55	Pe-tasi or Chinese Cabbage	75
Cauliflower	75	Pumpkin	
Celery and Celeriac	55	Radish	
Chicory	65	Rhubarb	
Citron		Rutabaga	
Collards		Salsify	
Corn		Sorrel	
Cornsalad (Fetticus)		Soybean	

Per (Cent	Per (Cent
Cowpea	75	Spinach (Except New	
Cress, garden		Zealand)	60
Cress, water	35	Spinach, New Zealand	40
Cucumber	80	Squash	. 75
Dandelion	45	Swiss chard	
Egg plant	60	Tomato	75
Endive		Tomato, husk	. 50
Kale	75	Turnip	
Kohlrabi		Watermelon	
Leek			
*Including hard seeds.			

HARLAN C. FOSTER, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on agriculture to which was referred Sencte File 214, a bill for an act to amend section one hundred seventy point one (170.1), Code 1946, by redefining the term "restaurant", begs leave to report it has had the same under consideration and recommends the same do pess.

HARLAN C. FOSTER, Chairman.

Ordered passed on file.

Senator Whitehead submitted the following report:

MR. PRESIDENT: Your committee on printing to which was referred Senate File 279, a bill for an act to repeal section four hundred fifty-five point one hundred sixty-eight (455.168), Code 1946, relating to fees for drainage publications, begs leave to report it has had the same under consideration and recommends the same do pess.

G. E. WHITEHEAD, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on printing to which was referred House File 229, a bill for an act to amend section forty-nine point fifty-six (49.56), Code 1946, relating to the cost of printing general election ballots, begs leave to report it has had the same under consideration and recommends the same do pass.

G. E. WHITEHEAD, Chairman.

Ordered passed on file.

Senator Miller submitted the following report:

MR. PRESIDENT: Your committee on election reform to which was referred Senate File 200, a bill for an act to amend section forty-three point forty-two (43.42), and section forty-three point forty-four (43.44), Code 1946, relating to change of party affiliation in primary elections, begs leave to report it has had the same under consideration and recommends the same do pass.

J. F. MILLER, Chairman.

Ordered passed on file.

Senator Berg submitted the following report:

MR. PRESIDENT: Your committee on public health to which was referred House File 207, a bill for an act relating to contagious and infectious diseases, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN P. BERG, Chairman.

Ordered passed on file.

Senator Jacobson submitted the following report:

MR. PRESIDENT: Your committee on public utilities to which was referred Senate File 146, a bill for an act to amend section four hundred twenty point two hundred ninety-seven (420.297), Code 1946, begs leave to report it has had the same under consideration and recommends the same do pass.

ARTHUR H. JACOBSON, Chairman.

Ordered passed on file.

Senator Bekman submitted the following report:

MR. PRESIDENT: Your committee on insurance to which was referred Senate File 23, a bill for an act to amend section 522.1, Code 1946, relating to the qualifying, licensing and supervision of life insurance agents, begs leave to report it has had the same under consideration and recommends the same do pass.

E. K. BEKMAN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on insurance to which was referred Senate File 219, a bill for an act relating to the licensing and supervision of insurance agents, other than life insurance agents, begs leave to report it has had the same under consideration and recommends the same do pass.

E. K. BEKMAN, Chairman.

Ordered passed on file.

Senator Colburn submitted the following report:

MR. PRESIDENT: Your committee on ways and means to which was referred Senate File 239, a bill for an act to amend section 427.1 and section 437.1, Code 1946, relating to the exemption from taxation of certain classes of property, begs leave to report it has had the same under consideration and recommends the same do pass.

JAY C. COLBURN, Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate File 103 as follows:

By striking from line 13, section 4, the words "registered or practical nurses under section 8" and substituting in lieu

thereof the words "a registered or licensed practical nurse under section 7".

By adding after the word "skills" in line 8 of section 5 the words "in the observation of symptoms, reactions and the accurate recording of facts and carrying out of treatments and medication prescribed by licensed physicians".

By striking from lines 10 and 11 of section 5 the words "any person shall be deemed to be engaged in" and by adding after the word "a" in line 11 the word "licensed" and by striking from line 12 the words "who performs" and substituting in lieu thereof the words "shall mean the performance of".

By adding after the word "in" in line 21 of section 6 the word "offices," and by adding after the word "a" in line 22 the words "physician or".

By adding after the word "a" in line 7 of section 7 the word "licensed".

By adding after the second word "a" in line 25 of section 7 the word "licensed".

By adding after the word "for" in line 35 of section 7 the word "licensed".

By adding after the word "a" in line 40 of section 7 the word "licensed".

By striking all of lines 46 to 57 of section 7 and substituting in lieu thereof the following:

"Upon making application therefor, any person meeting the requirements as to age, character and citizenship specified above shall be entitled to take the examination for a license as a licensed practical nurse without the educational training required above, if he has reputably performed the duties and services of a licensed practical nurse as defined in section five (5) of this act, for a period of at least two (2) years in the five (5) years immediately preceding the date of such application. Such application shall be made on or before July 4, 1951, and the statements of the applicant must be verified by affidavits of two physicians licensed under this title."

By adding after the word "for" in line 10 of section 8 the word "licensed".

By adding after line 15 of section 8 a new paragraph as follows:

"Nothing in this act shall be construed to prohibit the establishment or maintenance of a school of nursing for practical nurses and a school of nursing for registered nurses in the same hospital."

By adding after the word "nursing" in line 4 of section 9 the words "as a registered nurse".

By striking from line 6 of section 9 the words and letters "abbreviations 'RN' or 'PN'" and substituting in lieu thereof the word and letters "abbreviation 'RN'".

By striking from line 8 of section 9 the words "or practical nurse".

By adding after line 9 of section 9 a new paragraph as follows:

"No person shall assume the title of licensed practical nurse or use the abbreviation 'LPN' after his name or in any manner hold himself out or profess to be a licensed practical nurse without first procuring a license under the provisions of this title."

E. K. BEKMAN.

Amend Senate File 154 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section one hundred seven point twenty (107.20), Code 1946, is hereby repealed and the following is enacted in lieu thereof: 'Any and all funds appropriated to the state conservation commission which are used in growing or handling nursery stock shall be used for growing or handling of such stock for distribution only on state-owned lands. Provided, however, that the commission may continue to produce and sell at private sale game cover packets such as are now offered for sale by it, may continue to produce seedlings for a demonstration windbreak in each township in the state, and may dispose of trees now growing under its present plan of distribution.

And provided also that the commission may sell seedlings for erosion control, forestation and water conservation, but all such seedlings shall be procured by the commission from commercial nurseries located in the state of Iowa.'"

RALPH W. ZASTROW. H. M. KNUDSON. EARL C. FISHBAUGH, JR.

Amend Senate File 324 by striking section 4 and inserting in lieu thereof the following:

"Sec. 4. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the DeWitt Observer, a newspaper published at DeWitt, Iowa, and the Clinton Herald, a newspaper published at Clinton, Iowa."

O. H. HENNINGSEN.

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Wednesday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, FEBRUARY 16, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend Father F. B. Ostdiek, pastor of the Holy Trinity Catholic church, Des Moines, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Faul for the day on request of Senator Berg; Senator Benson for the day on request of Senator Leo.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Gillespie, from residents of Madison county favoring local option.

By Senator Hultman, from residents of Montgomery county favoring legislation pertaining to unfair trade practices in the sale of cigarettes.

By Senator Lord, from highway employees of Muscatine county favoring legislation pertaining to civil service for state employees.

By Senator Parker, from residents of Cherokee county favoring local option.

By Senator Van Patten, from residents of Marion county favoring local option.

INTRODUCTION OF BILLS

Senate File 337, by Senator Skourup, a bill for an act to amend chapter four hundred four (404), Code 1946, relating to powers of cities and towns to levy taxes for off street parking facilities.

Read first and second times, and passed on file.

Senate File 338, by Senator Skourup, a bill for an act to amend chapter four hundred eight (408), Code 1946, relating to bonds and anticipation of special taxes.

Read first and second times, and passed on file.

Senate File 339, by committee on public health, a bill for an act relating to drugs, devices, and cosmetics, and to prohibit the movement in commerce of adulterated, misbranded drugs, devices, and cosmetics, and to provide for the enforcement thereof, and penalties for violations of the provisions of the act.

Read first and second times, and placed on the calendar.

Senate File 340, by committee on insurance, a bill for an act relating to unfair methods of competition and unfair and deceptive acts and practices in the business of insurance.

Read first and second times, and placed on the calendar.

Senate File 341, by committee on conservation, a bill for an act to amend chapter one hundred eleven (111), Acts of the Fortyninth General Assembly, to permit and provide for conveying to the United States certain lands in Allamakee and Clayton counties in the state of Iowa. The purpose of the gift provided for in this act is to enable the United States to establish a national monument and preserve the prehistoric effigy Indian mounds located upon the land described, these mounds being the only ones of their kind in the United States.

Read first and second times, and placed on the calendar.

Senate File 342, by committee on ways and means, a bill for an act to repeal chapters two hundred eighty-five (285), two hundred eighty-six (286) and four hundred twenty-six (426), Code 1946; to repeal chapters one hundred fifty-one (151) and one hundred fifty-two (152), Laws of the Fifty-second (52d) General Assembly of Iowa; and to amend chapter two hundred ninety-eight (298), Code 1946, and to provide for the use of state funds to supplement funds of school districts in Iowa in aid of financing their activities.

Read first and second times and referred to the committee on appropriations.

Senate File 343, by Senator Lord (Hendrix), a bill for an act to amend chapter one hundred nine (109), relating to the taking of mussels.

Read first and second times, and passed on file.

Senate File 344, by committee on claims, a bill for an act to make appropriations to Stanley L. Hart, Keokuk, Iowa; Fern E.

Sharp, Elkader, Iowa; Leroy S. Mercer, Iowa City, Iowa; Harvey J. Long, Clinton, Iowa; Edward J. Morrissey, Valeria, Iowa, and Philip T. Hedin, Davenport, Iowa.

Read first and second times and referred to the committee on appropriations.

Senate File 345, by committee on claims, a bill for an act to make appropriations to George Faul, Des Moines, Iowa; DeVere Watson, Council Bluffs, Iowa; Leroy S. Mercer, Iowa City, Iowa; M. F. Hicklin, Wapello, Iowa; W. S. Lynes, Waverly, Iowa; J. E. Hansen, Dedham, Iowa; O. N. Hultman, Stanton, Iowa; R. E. Duffield, Guthrie Center, Iowa; C. J. Knickerbocker, Fairfax, Iowa; William S. Beardsley, New Virginia, Iowa; J. T. Dykhouse, Rock Rapids, Iowa; W. R. Fimmen, Bloomfield, Iowa; Leo Elthon, Fertile, Iowa; Harry E. Watson, Sanborn, Iowa; Mel Graham, Audubon, Iowa, and Robert C. Reilly, Dubuque, Iowa.

Read first and second times and referred to the committee on appropriations.

Senate File 346, by Senator West, a bill for an act to grant to highway maintenance employees of the county the same privileges of vacation and sick leave as are granted by section seventy-nine point one (79.1) of the Code to state highway employees and to amend section three hundred nine point sixty-seven (309.67), Code 1946.

Read first and second times, and passed on file.

Senate File 347, by Senator Van Eaton, a bill for an act to amend sections two hundred eighty-four point two (284.2), two hundred eighty-four point three (284.3) and two hundred eighty-four point four (284.4), Code 1946, providing for the basis of computation for reimbursement of school districts for loss of taxes.

Read first and second times, and passed on file.

Senate File 348, by Senators Knudson, Doud, Elthon, Colburn, Skourup and Hart, a bill for an act to amend chapter two hundred twenty-seven (227), Code 1946, relating to transferees from state hospitals for the insane to county or private institutions for the insane and to provide state aid for the support of such patients.

Read first and second times, and passed on file.

Senate File 349, by Senators Zastrow, Augustine, Parker and Skourup, a bill for an act to create and establish a state tort claims act: defining terms, and conferring upon each state agency in behalf of the state the power to consider, ascertain, adjust, determine and settle claims against the state; providing for the maximum amount of the claim; permitting the state to be sued; conferring exclusive jurisdiction in the district court to hear, determine, and render judgment; and generally providing for the practice and procedure to establish liability of the state.

Read first and second times, and passed on file.

SPECIAL ORDER

Senator Elthon asked and received unanimous consent that Senate File 320 be made a special order of business immediately following action on Senate File 10.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has passed the following resolution in which the concurrence of the House was asked:

Senate Joint Resolution 5, relating to the committee on retrenchment and reform.

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

House File 301, a bill for an act relating to the basic science law, and enacting a substitute therefor.

Also: That the House insists on its amendments to Senate Joint Resolution 2 proposing amendments to the constitution of the state of Iowa, relating to the succession of officers to the office of Governor, and requests a conference, and the Speaker of the House has appointed as members of such conference committee on the part of the House:

Rankin of Franklin;

Graham of Audubon;

Goode of Davis;

Crosier of Linn.

A. C. Gustafson, Chief Clerk.

HOUSE MESSAGE CONSIDERED

House File 301, a bill for an act to repeal chapter one hundred forty-six (146), Code 1946, relating to the basic science law, and enacting a substitute therefor.

Read first and second times, and passed on file.

UNFINISHED BUSINESS

Senator West called up Senate File 60, a bill for an act relating to the transportation of school children and to amend sections two hundred seventy-nine point nineteen (279.19) and two hundred eighty-two point twelve (282.12), Code 1946, and moved the adoption of the committee amendment found on page 370 of the Senate Journal.

The motion prevailed and the committee amendment was adopted.

Senator West moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

• •			
Augustine	Hattery	McCarville	Tudor
Bateson	Henningsen	McMurry	Van Eaton
Bekman	Hultman	Mercer	Van Patten
Berg	Humbert	Miller	Vittetoe
Byers	Jacobson	Myrland	Walter
Colburn	Knudson	Parker	Watson of
Doud	Leo	Prentis	O'Brien
Dykhouse	Linnevold	Reilly	Watson of
Elthon	Lord	Ridout	Pottawattamie
Fishbaugh	Lynes	Risk	West
Foster	Martin	Roberts	Whitehead
Gillespie Hart	Maytag	Skourup	Zastrow

Nays: none.

Absent or not voting, 3:

Benson Faul Sharp

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

Senator West moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

THIRD READING OF BILLS

On motion of Senator Hattery, Senate File 179, a bill for an act to amend section three hundred twenty-two point six (322.6), Code 1946, relating to motor vehicle dealers, was taken up, and considered.

Senator Maytag took the chair at 10:25 a.m.

Senator Hattery offered the following amendment and moved its adoption:

Amend Senate File 179 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Chapter three hundred twenty-two (322), Code 1946, is hereby amended by adding the following:

"'It shall be unlawful for any person, who is engaged in the business of selling motor vehicles at retail, to sell or transfer the ownership of any registered motor vehicle unless he immediately gives notice to the county treasurer, upon the form on the reverse side of the certificate of registration, stating the date of such transfer, the name and post-office address, with street number if in a city, of the person to whom transferred, the registration number, and such other information as the department may require.

"'It shall be unlawful for any person, who is engaged in the business of selling motor vehicles at retail, to purchase or otherwise acquire the ownership of a registered motor vehicle unless he shall join with the former owner of such motor vehicle in a notice of transfer to the county treasurer, upon the form on the reverse side of the certificate of registration, and shall at the same time make application for the transfer of the motor vehicle and for a new certificate of registration.'

"Sec. 2. Section three hundred twenty-two point nine (322.9), Code 1946, is hereby amended by adding thereto the following:

"'The department is further authorized to revoke or suspend the license of any licensee if, after notice and hearing, it finds that such licensee has been convicted or has forfeited bail on three charges of:

- "1. Failing to give the required notice to the county treasurer, upon the form on the reverse side of the certificate of registration, of any transfer of ownership of any registered motor vehicle sold or transferred by such licensee; and/or
- "'2. Failing to join in a notice of transfer to the county treasurer with the former owner of a registered vehicle which such licensee has purchased or otherwise acquired the ownership of; and/or
- "3. Failing to make application to the county treasurer for the transfer of, and for a new certificate of registration for, any registered motor vehicle, which such licensee has purchased or otherwise acquired the ownership of;

provided, however, that the provisions of this paragraph shall not apply with respect to any such violations, convictions or forfeitures of bail occurring prior to the effective date of this act."

Amend the title to Senate File 179 by striking all after the word "act" and inserting in lieu thereof the following:

"to amend chapter three hundred twenty-two (322), Code 1946, relating to motor vehicle dealers".

The amendment was adopted.

Senator Hattery moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Bateson Bekman Berg Byers Colburn Doud Dykhouse Elthon Fishbaugh Foster Gillespie

Hattery Henningsen Hultman Humbert Jacobson Knudson Leo Linnevold Lord Lynes

McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Skourup

Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West Whitehead Zastrow

Nays: none.

Hart

Absent or not voting, 3: Benson

Faul

Martin

Maytag

Sharp

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

Senator Hattery moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Bekman, Senate File 240, a bill for an act to amend chapter two hundred fifty-six (256), Acts of the Fifty-second General Assembly, relating to group insurance and amending the law to extend its coverage to include a lawyer's association, was taken up, and considered.

Senator Bekman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes. 46:

Augustine Bateson Bekman Berg Byers Colburn Doud Dykhouse Elthon Fishbaugh Foster Gillespie

Hart Hattery Henningsen Hultman Humbert Jacobson Knudson Leo Linnevold Lord Lynes

Martin

Maytag McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts

Skourup Tudor Van Eaton Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West Whitehead Zastrow

Nays: none.

Absent or not voting, 4:

Benson

Faul

Sharp

Van Patten

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

Senator Bekman moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Henningsen, Senate File 243, a bill for an act to amend the law as it appears in section three hundred ninety-one point forty-two (391.42), Code 1946, relating to the cost of sewers and relating to the limitation on the cost thereof assessable to abutting property, and to adjacent property, was taken up, and considered.

Senator Bekman offered the following amendment and moved its adoption:

Amend Senate File 243 by striking all of section 2.

The amendment was lost.

Senator Bekman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 46:

Augustine Bateson Bekman Berg Byers Colburn Doud Dykhouse Eithon Fishbaugh Foster Gillespie

Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes
Martin

Hart

Maytag McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts

Skourup
Tudor
Van Eaton
Van Patten
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays, 1:

Vittetoe

Absent or not voting, 3:

Benson

Faul

Sharp

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

Senator Watson of Pottawattamie moved that the vote by which

the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator McCarville, Senate File 244, a bill for an act to amend the law as it appears in section three hundred sixty-three point eighteen (363.18), Code 1946, relating to the powers and duties of the mayor, by adding thereto subsection nine (9), providing for the appointment of a mayor pro tempore with limited powers, was taken up, and considered.

Senator Henningsen offered the following amendment and moved its adoption:

Amend Senate File 244, section 1, by striking all of line 2 and inserting in lieu thereof the following: "point eighteen (363.18), Code 1946, be and is hereby".

The amendment was adopted.

Senator Skourup asked and received unanimous consent that further action on Senate File 244 be deferred and that the bill retain its place on the calendar.

On motion of Senator Bateson, Senate File 156, a bill for an act to amend chapter one hundred eighty-one (181), Acts of the Fifty-second General Assembly, relating to the operation of aircraft while under the influence of intoxicating liquors or habit forming drugs or in a careless or reckless manner and the penalties therefor, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Bateson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 46:

Augustine
Bateson
Bekman
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Fishbaugh
Foster
Gillespie

Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes

Martin

Maytag
McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts

Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Zastrow

Nays: none.

Absent or not voting, 4:

Benson

Faul

Sharp

Walter

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

Senator Bateson moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Doud, Senate File 193, a bill for an act to amend section forty-three point seven (43.7) and section forty-three point forty-nine (43.49), Code 1946, relating to the time of voting the primary election and making a canvass of the returns thereof, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Doud moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 45:

Augustine
Bateson
Bekman
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Foster
Gillespie
Hart

Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes
Martin
Maytag.

McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Nays: none.

Absent or not voting, 5:

Benson Faul \mathbf{F} ishbaugh

Sharp

Walter

Zastrow

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

Senator Doud moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

UNFINISHED BUSINESS

Senator Dykhouse called up for further consideration Senate File 154, a bill for an act to amend section one hundred seven point

twenty (107.20), Code 1946, relating to use of stock from the state forest nursery for forestation and water conservation.

Senator Knudson offered the following amendment by Senators Zastrow, Knudson and Fishbaugh and moved its adoption:

Amend Senate File 154 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section one hundred seven point twenty (107.20), Code 1946, is hereby repealed and the following is enacted in lieu thereof: 'Any and all funds appropriated to the state conservation commission which are used in growing or handling nursery stock shall be used for growing or handling of such stock for distribution only on state-owned lands. Provided, however, that the commission may continue to produce and sell at private sale game cover packets such as are now offered for sale by it, may continue to produce seedlings for a demonstration windbreak in each township in the state, and may dispose of trees now growing under its present plan of distribution. And provided also that the commission may sell seedlings for erosion control, forestation and water conservation, but all such seedlings shall be procured by the commission from commercial nurseries located in the state of Iowa."

The amendment was adopted.

Senator Dykhouse moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 41:

Augustine	Hart	McCarville	Skourup
Bateson	Hattery	Mercer	Tudor
Bekman	Henningsen	Miller	Van Eaton
Berg	Hultman	Myrland	Vittetoe
Byers	Humbert	Parker	Walter
Colburn	Jacobson	Prentis	Watson of
Doud	Knudson	Reilly	O'Brien
Dykhouse	Leo	Ridout	West
Fishbaugh	Linnevold	Risk	Whitehead
Foster	Martin	Roberts	Zastrow
Gillespie	Maytag		

Nays. 4:

Elthon McMurry Van Patten Watson of Pottawattamie

Absent or not voting, 5:

Benson Lord Lynes Sharp

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

Senator Dykhouse moved that the vote by which the bill passed

the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

THIRD READING OF BILLS

On motion of Senator Watson of O'Brien, Senate File 202, a bill for an act to amend section two hundred point four (200.4), Code 1946, relating to the registration of brands of commercial fertilizer by the department of agriculture, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Watson of O'Brien moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 46:

Augustine Hattery Henningsen Bateson Bekman Hultman Humbert Berg Byers Jacobson Colburn Knudson Doud Leo Dykhouse Linnevold Elthon Lord Foster Lynes Gillespie Martin Hart Maytag

McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie

West Whitehead Zastrow

Nays: none.

Absent or not voting, 4:

Benson

Faul

Fishbaugh

Sharp

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

Senator Watson of O'Brien moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Miller, Senate File 262, a bill for an act to repeal section thirty-nine point thirteen (39.13), Code 1946, and to provide for the election of one commerce commissioner for a six year term in 1950, and for the election of one commerce commissioner for a four year term in 1950, and for the election of one commerce commissioner for a term of six years at each succeeding general election thereafter, was taken up, and considered.

Senator Miller moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 45:

Augustine Van Eaton Hart Maytag Van Patten Bateson Hattery McCarville Bekman Henningsen McMurry Vittetoe Walter Berg Hultman Mercer Byers Humbert Watson of Miller Colburn O'Brien Jacobson Myrland Doud Knudson Parker Watson of Dykhouse Pottawattamie Leo Reilly West Elthon Linnevold Ridout Fishbaugh Risk Whitehead Lord Skourup Foster Lynes Zastrow Gillespie Martin Tudor

Nays: none.

Absent or not voting, 5:

Benson Prentis Roberts Sharp

Faul

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

Senator Miller moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Van Patten, Senate File 269, a bill for an act relating to certified seed and to amend section one hundred ninety-nine point seven (199.7), Code 1946, was taken up, and considered.

Senator Van Patten moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine McCarville Tudor Hattery Bateson Henningsen McMurry Van Eaton Bekman Hultman Mercer Van Patten Berg Humbert Miller Vittetoe Byers Jacobson Myrland Walter Colburn Knudson Parker Watson of O'Brien Doud Leo Prentis Dykhouse Linnevold Reilly Watson of Elthon Lord Ridout Pottawattamie Fishbaugh West Lynes Risk Whitehead Foster Martin Roberts Gillespie Maytag Skourup Zastrow Hart

Nays: none.

Absent or not voting, 3:

Benson Faul

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

Sharp

Senator Van Patten moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

President Evans took the chair at 11:45 a.m.

On motion of Senator Dykhouse, Senate File 271, a bill for an act to repeal chapter one hundred eight (108), Code 1946, and amend chapter one hundred eleven (111), Code 1946, extending the duties of the state conservation commission to include forestry and other land and water use practices in the interest of the general economy of the state, was taken up, and considered.

Senator Bateson asked and received unanimous consent that further action on Senate File 271 be deferred and that the bill retain its place on the calendar.

PRESENTATION OF VISITORS

Senator Hattery asked and received unanimous consent to present to the Senate twenty-three members of the fourth grade class of Welch school, Ames, Iowa, who were present in the balcony with their teacher, Mrs. Bock, and their principal, Mr. Harlan.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Joint Resolution 5 and House File 288.

DON RISK, Chairman Senate Committee. GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: Senate Joint Resolution 5 and House File 288.

BILLS SENT TO THE GOVERNOR

Senator Risk, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 16th day of February, 1949, sent to the Governor for his approval: Senate Joint Resolution 5.

DON RISK, Chairman.

Passed on file.

On motion of Senator Jacobson the Senate recessed until 1:30 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

REPORTS OF COMMITTEES

Senator Hultman submitted the following report:

MR. PRESIDENT: Your committee on highways to which was referred House Joint Resolution 2, a joint resolution to provide for the designation of a section of U. S. Highway No. 75 as a Blue Star Highway, begs leave to report it has had the same under consideration and recommends the same be amended as follows; and when so amended the bill do pass:

Amend House Joint Resolution 2, section 2, line 6, by striking the period after the word "resolution", inserting a comma in lieu thereof, and adding the words "without expense to the state of Iowa except for the actual labor of placing the tablets and ornamentations."

O. N. HULTMAN, Chairman.

Ordered passed on file.

Senator Maytag submitted the following report:

MR. PRESIDENT: Your committee on schools and educational institutions to which was referred Senate File 95, a bill for an act amending chapter 286, Code 1946, relating to the expenditure of state funds distributed to public school districts, begs leave to report it has had the same under consideration and recommends the same do pass.

FRED MAYTAG, Chairman.

Ordered passed on file.

Senator Prentis submitted the following report:

MR. PRESIDENT: Your committee on tax revision to which was referred Senate File 117, a bill for an act to amend sections four hundred forty-three point six (443.6), four hundred forty-three point eight (443.8) and four hundred forty-three point eleven (443.11), Code 1946, relating to assessing and listing for taxation omitted property, by the

assessor, begs leave to report it has had the same under consideration and recommends the same do pass.

X. T. PRENTIS, Ranking Member.

Ordered passed on file.

Also:

Mr. PRESIDENT: Your committee on tax revision to which was referred House File 118, a bill for an act to amend section four hundred fifty point sixty-three (450.63), Code 1946, relating to the payment of interest on inheritance tax, begs leave to report it has had the same under consideration and recommends the same do pass.

X. T. PRENTIS, Ranking Member.

Ordered passed on file.

Senator Doud submitted the following report:

MR. PRESIDENT: Your committee on judiciary 1 to which was referred Senste File 92, a bill for an act to amend sections seventy-five point two (75.2) and seventy-five point nine (75.9), Code 1946, relating to the sale of public bonds, begs leave to report it has had the same under consideration and recommends the same do pass.

ALDEN L. DOUD, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 1 to which was referred Senate File 132, a bill for an act to amend section three hundred twenty-one point four hundred ninety-nine (321.499), Code 1946, relating to the definition of the word "person", begs leave to report it has had the same under consideration and recommends the same de pass.

ALDEN L. DOUD, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 1 to which was referred House File 168, a bill for an act to amend section four hundred forty-six point twelve (446.12), Code 1946, relating to proof of publication of tax sale notice, begs leave to report it has had the same under consideration and recommends the same do pass.

ALDEN L. DOUD, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 1 to which was referred House File 282, a bill for an act to amend section 231.6, Code 1946, relating to juvenile court, begs leave to report it has had the same under consideration and recommends the same do pass.

ALDEN L. DOUD, Chairman.

Ordered passed on file.

Senator Byers submitted the following report:

MR. PRESIDENT: Your committee on judiciary 2 to which was referred Sessets File 263, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of county hospital bonds by Jefferson county, Iowa, and the provisions made for taxes for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said county, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANK C. BYERS, Chairman.

Ordered passed on file.

Senator Henningsen submitted the following report:

MR. PRESIDENT: Your committee on cities and towns to which was referred Senate File 265, a bill for an act to amend section three hundred ninety-one point two (391.2), Code 1946, relating to street improvements, sewers, and special assessments, begs leave to report it has had the same under consideration and recommands the same do pass.

O. H. HENNINGSEN, Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate File 106 by adding thereto the following: "Sec. 2. This act shall not apply to commission form cities now having more than two councilmen."

PAUL E. MCCARVILLE

Amend House File 139 by striking all of section 2 down to and including the word "residence" in line 5, and inserting in lieu thereof the following:

"Sec. 2.. The operator of each hotel, apartment, rooming house, inn, tourist park, and tourist camp shall require that each individual guest be registered in a guest register or on a guest card and his permanent residence be designated. Any one person of a party of two or more may register for the entire party."

W. N. SKOURUP.

Amend Senate File 147, line 12 of section 4, by striking the word "calendar".

Also amend line 12 of section 4 by striking the word "in" and inserting after the word "year" the following: "beginning on the first day of May and ending on the thirtieth day of April next following for".

E. C. MYRLAND.

Amend Senate File 161 as follows: Strike all after the enacting clause and insert in lieu thereof the following: "Section 1. Section ninety-six point nineteen (96.19),

Code 1946, is hereby amended by adding thereto subsection twenty-one (21) as follows:

"21. The term 'disqualification for benefits', as used in this chapter means only that an individual weekly benefit amount shall not be paid such individual during any period he is disqualified for benefits, but there shall be no cancellation of wage credits for any such disqualification."

Amend the title to Senate File 161 by striking all after the quotation mark following the word "benefits" in line 4 and inserting in lieu thereof a period (.).

E. K. BEKMAN.

Amend Senate File 214 by striking from section 1, line 8, the words "drug store" and inserting in lieu thereof the words "soda fountain".

LOYD VAN PATTEN.

Amend Senate File 244 by striking all of lines 4 to 9, inclusive, of section 1, and inserting in lieu thereof the following:

"9. Mayor Pro Tem. He shall designate one member of the council as mayor pro tempore subject to the approval of a majority of the council. Said mayor pro tempore shall be vice-president of the council and give bond in the sum of five hundred dollars. In the case of absence or inability of the mayor to act he"

Further amend said Senate File 244 by adding a new section as follows:

"Sec. 3. This act shall apply to special charter cities."

PAUL E. McCarville. HERMAN B. LORD. SHERMAN WEST.

Amend Senate File 271 as follows: Amend by inserting in line 7 following the comma the words, "with the consent of the committee on retrenchment and reform."

X. T. PRENTIS.

Amend Senate File 271 by striking the comma in line 5, section 2, and inserting in lieu thereof the following: "within the watersheds of state owned areas".

Further amend by inserting after the word "acquire" in line 6, section 2, the following: ", subject to the approval of the executive council,".

Further amend by inserting after the word "lands" in line 6, section 2, the following: "in such watersheds".

Further amend by inserting after the comma following the word "lands" at the end of line 9, section 2, the following: "within such watersheds".

Further amend by striking the last sentence in section 2.

R. R. BATESON.

Amend Senate File 320 by striking all after the enacting clause and substituting the following:

"Section 1. Amend section one (1), chapter two hundred forty (240), Acts of the Fifty-second General Assembly, by inserting a period (.) after the word 'created' in line two (2) thereof and striking the balance of the sentence. Further amend by striking the word 'The' in line two (2) and by striking that part of line three (3) to and including the period (.) following the word 'assessor'. Further amend by striking all after the comma (,) in line five (5) to and including the word 'and' in line six (6). Further amend section thirty-nine point seventeen (39.17), Code 1946, by inserting the words 'an assessor', after the word 'treasurer', in line three (3).

- "Sec. 2. Section two (2), chapter two hundred forty (240), Acts of the Fifty-second General Assembly, is hereby amended by striking all of said section and inserting in lieu thereof the following paragraph: 'The county assessor shall furnish in his office blank forms upon which every inhabitant of this state of full age and sound mind shall list in the assessor's office, or cause to be mailed thereto, all property subject to taxation in the state as directed in section four hundred twenty-eight point one (428.1), Code 1946. He shall also attach thereto a copy of the depreciation schedule as filed with his income tax report.'
- "Sec. 3. Section five (5), chapter two hundred forty (240), Acts of the Fifty-second General Assembly, is hereby repealed and the following inserted in lieu thereof: 'In case of vacancy occurring in the office of county assessor, by death or otherwise, the board of review as constituted in section three (3) of this act shall appoint a successor to same until the next general election.'
- "Sec. 4. Section ten (10), chapter two hundred forty (240), Acts of the Fifty-second General Assembly, is hereby amended by striking all of said section and by inserting in lieu thereof the following paragraph: 'Each county assessor shall receive for his annual salary in counties having a population of:
- "'1. Less than ten thousand, twenty-four hundred dollars.
- "'2. Ten thousand and less than fifteen thousand, twenty-five hundred dollars.
- ""3. Fifteen thousand and less than twenty thousand, twenty-seven hundred dollars.
- "'4. Twenty thousand and less than twenty-five thousand, twenty-eight hundred fifty dollars.
- "'5. Twenty-five thousand and less than thirty thousand, three thousand dollars.
 - "'6. Thirty thousand and less than thirty-five

- thousand, thirty-one hundred fifty dollars.
- "7. Thirty-five thousand and less than forty thousand, thirty-three hundred dollars.
- "'8. Forty thousand and less than forty-five thousand, thirty-four hundred fifty dollars.
- "'9. Forty-five thousand and less than fifty thousand, thirty-six hundred dollars.
- "'10. Fifty thousand and less than sixty thousand, thirty-nine hundred dollars.
- "'11. Sixty thousand and less than seventy thousand, forty-two hundred dollars.
- "'12. Seventy thousand and less than eighty thousand, forty-five hundred dollars.
- "'13. Eighty thousand and over, forty-eight hundred dollars.'
- "Sec. 5. Chapter two hundred forty (240), Acts of the Fifty-second General Assembly, is hereby amended by striking all of sections twelve (12), fourteen (14), fifteen (15), sixteen (16), seventeen (17), eighteen (18), nineteen (19), twenty (20), twenty-one (21) and twenty-three (23).
- "Sec. 6. Section twenty-four (24), chapter two hundred forty (240), Acts of the Fifty-second General Assembly, is hereby amended by striking the words 'and city' after the word 'county' in line eight (8) of said section.
- "Sec. 7. Section twenty-nine (29), chapter two hundred forty (240), Acts of the Fifty-second General Assembly, is hereby amended by striking the words 'or city' in line six (6) of said section.
- "Sec. 8. Section forty (40), chapter two hundred forty (240), Acts of the Fifty-second General Assembly, is hereby amended by striking the words 'city or' in line four (4) of said section.
- "Sec. 9. Section forty-three (43), chapter two hundred forty (240), Acts of the Fifty-second General Assembly, is hereby amended by striking the words 'or city' in line three (3) of said section.
- "Sec. 10. Section forty-nine (49), chapter two hundred forty (240), Acts of the Fifty-second General Assembly, is hereby amended by striking all after the word 'following' in line two (2) and by inserting in lieu thereof the following: 'It shall also adjust the values of all property assessed by the county assessor and their respective counties.'
- "Sec. 11. Section fifty-two (52), chapter two hundred forty (240), Acts of the Fifty-second General Assembly, is hereby amended by striking the words 'or city' in line four (4) of said section.
- "Sec. 12. Section fifty-three (53), chapter two hundred forty (240), Acts of the Fifty-second General Assembly, is hereby repealed and the following substituted

therefor: 'The provisions of this act shall not be in effect until the first day of January, 1950. For the year 1950 the office of county assessor shall be considered as vacant and the vacancy shall be filled as provided for in section three (3) of this act.'

"Sec. 13. Penalties for violation of this act shall be the same as those prescribed in section four hundred twenty-two point fifty-eight (422.58), Code 1946."

A. E. AUGUSTINE. W. N. SKOURUP. HERMAN B. LORD. BURL M. RIDOUT.

Amend Senate File 320 by striking the period (.) and quotation marks (") from line 8 of section 14 and adding thereto the following: "but the salary of the county assessor until January 1, 1950, shall be the same as the salary of the county auditor in each county and the salaries as determined by the county conference shall become effective as of January 1, 1950."

ARTHUR H. JACOBSON. FRANK C. BYERS. X. T. PRENTIS.

Amend Senate File 320 by adding thereto as section 16 the following:

"Sec. 16. This act, being deemed of immediate importance, shall take effect and be in force from and after its passage and publication in the Postville Herald, a newspaper published in the city of Postville, Iowa, and the Mount Ayr Record-News, a newspaper published in the city of Mount Ayr, Iowa."

ARTHUR H. JACOBSON. FRANK C. BYERS. X. T. PRENTIS.

On motion of Senator Hultman, the Senate adjourned until 10:00 a.m., Thursday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, FEBRUARY 17, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend Doctor F. J. Weertz, pastor of the St. John's Lutheran church, Des Moines, Iowa.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Faul, from members of the parent-teachers association of Monroe, Sabin, Park Avenue, Wallace and Willard schools of the city of Des Moines, asking at least twenty-five per cent of the cost of public education come from the general fund.

By Senator Foster, from employees of Washington county highway commission favoring civil service for state employees.

By Senator Gillespie, from residents of Madison county favoring local option.

By Senator Hattery, from residents of Boone county in opposition to transportation of parochial school students.

By Senator Jacobson, from residents of Allamakee county favoring equalization in school transportation legislation.

By Senator Linnevold, from members of the Howard county bar association favoring an increase in salaries for district court judges and retirement pay for judges.

By Senator Lynes, from employees of Humboldt county highway commission favoring civil service for state employees.

By Senator Vittetoe, from residents of Poweshiek county favoring local option.

INTRODUCTION OF BILLS

Senate File 350, by committee on judiciary 1, a bill for an act to amend chapter one hundred thirty-one (131), Acts of the Fifty-second General Assembly, and section two hundred thirty-one point

twelve (231.12), Code 1946, relating to the appointment of probation officers in juvenile court and to their salaries and expenses.

Read first and second times, and placed on the calendar.

Senate File 351, by committee on judiciary 2, a bill for an act to repeal section four hundred twenty-two point seventy (422.70), Code 1946, relating to apportionment of revenue from the state sales tax.

Read first and second times, and placed on the calendar.

Senate File 352, by committee on judiciary 2, a bill for an act to authorize the dedication of certain lands owned by the city of Keokuk, Iowa, to the United States of America for the purpose of expanding and enlarging the national cemetery in Keokuk, Iowa.

Read first and second times, and placed on the calendar.

Senate File 353, by committee on motor vehicles, a bill for an act to amend chapter three hundred twenty-one (321), Code 1946, to amend section seven (7) of chapter one hundred seventy-five (175), Acts of the Fifty-second General Assembly, and to amend section one (1) of chapter one hundred seventy-seven (177), Acts of the Fifty-second General Assembly, relating to motor vehicles and law of road.

Read first and second times, and placed on the calendar.

Senate File 354, by committee on cities and towns, a bill for an act to amend chapter two hundred one (201) of the Acts of the Fifty-second General Assembly, relating to the authorization of cities and towns, including special charter cities, to establish rules and fees for the storage, collection and disposal of garbage and other rubbish in sanitary districts, levying a tax in addition thereto, and create a lien upon the real estate served, for unpaid fees.

Read first and second times, and placed on the calendar.

Senate File 355, by Senators McCarville, Lynes, Bekman, Martin, Van Eaton and Henningsen, a bill for an act to amend chapter two hundred ninety-six (296), Fifty-second General Assembly, relating to labor disputes, arbitration and to the duties and authority of the labor commission.

Read first and second times, and passed on file.

Senate File 356, by committee on motor vehicles, a bill for an

act relating to motor vehicles, the ownership thereof and other interests therein, and to provide for the issuance of certificates of title therefor upon payment of certain fees, and to prescribe penalties for violations of this act.

Read first and second times, and placed on the calendar.

Senate File 357, by Senators Augustine, Mercer, Reilly, Ridout, Roberts and West, a bill for an act to amend chapter four hundred twenty-two (422), section four hundred twenty-two point forty-five (422.45), Code 1946, to exempt from sales tax, food, medicine and common clothing.

Read first and second times, and passed on file.

Senate File 358, by committee on agriculture, a bill for an act to amend section one hundred ninety point one (190.1), Code 1946, relating to definitions and standards of adulteration of foods.

Read first and second times, and placed on the calendar.

Senate File 359, by committee on insurance, a bill for an act to amend section five hundred eleven point eight (511.8), Code 1946, by adding a new paragraph to subsection thirteen (13) relating to the deposits of insurance companies with the insurance commissioner.

Read first and second times, and placed on the calendar.

Senate File 360, by committee on insurance, a bill for an act relating to insurers not authorized to transact business in this state; providing for actions in this state against and for the service of process upon such insurers; prescribing how a defense may be made by such insurers; and providing for the allowance of attorneys fees in actions against such insurers.

Read first and second times, and placed on the calendar.

Senate File 361, by committee on governmental affairs, a bill for an act relating to the purchase of motor vehicles by the state car dispatcher and to amend section twenty-one point two (21.2), Code 1946.

Read first and second times, and placed on the calendar.

Senate File 362, by Senator Skourup, a bill for an act to amend section two hundred fourteen point two (214.2), relating to the licensing of gasoline pumps, providing for qualifications of such persons who shall operate gasoline pumps.

Read first and second times, and passed on file.

Senate File 363, by Senators Prentis, Elthon, Zastrow, Doud and Jacobson, a bill for an act relating to the reorganization of all agencies, boards, commissions and departments of the state government; providing for the appointment of a commission to determine and make recommendations with reference thereto; and providing an appropriation for the purposes thereof.

Read first and second times, and passed on file.

CONFERENCE COMMITTEE APPOINTED

Senate Joint Resolution 2

President Evans announced the appointment of Senators Lord, Zastrow, Faul and Doud on the part of the Senate on Senate Joint Resolution 2.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

House File 2, a bill for an act relating to flood control and water resources.

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

House File 357, a bill for an act to make a deficiency appropriation to the aid to dependent children department of the social welfare department.

A. C. GUSTAFSON, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 2, a bill for an act relating to flood control and water resources, creating the Iowa water control and resources council, providing the membership and personnel of said council, prescribing the powers, duties and functions of the council and

making an appropriation therefor; amending sections four hundred sixty-nine point one (469.1), four hundred sixty-nine point two (469.2), four hundred sixty-nine point three (469.3), four hundred sixty-nine point nine (469.9), four hundred sixty-nine point ten (469.10), four hundred sixty-nine point fifteen (469.15), four hundred sixty-nine point twenty-six (429.26), one hundred eight point seven (108.7), one hundred sixty point seven (160.7), one hundred nine point fifteen (109.15), one hundred eleven point four (111.4), one hundred eleven point eighteen (111.18), one hundred twelve point three (112.3), one hundred twelve point seven (112.7), Code 1946, and by repealing sections four hundred sixty-nine point twenty-eight (469.28) and four hundred sixtynine point twenty-nine (469.29) enacting a substitute for said section four hundred sixty-nine point twenty-nine (469.29), Code 1946, all relating to flood control and water resources, mill dams and races and the powers, duties and functions of the council.

Read first and second times and referred to committee on Iowa development.

House File 357, a bill for an act to make a deficiency appropriation to the aid of dependent children department of the social welfare department.

Read first and second times and referred to committee on appropriations.

UNFINISHED BUSINESS

House Amendment Considered

Senator Elthon called up Senate File 222, a bill for an act to provide a plan for the sale of eighty-five million dollars (\$85,000,000) of state bonds by the treasurer of the state of Iowa pursuant to the provisions of Senate File 492, Acts of the Fifty-second General Assembly, directing the treasurer to purchase thirty-six million one hundred twenty-five thousand dollars (\$36,125,000) of said bonds; to provide an appropriation for the retirement of said bonds, amended by the House, and moved that the Senate concur in the House amendment to Senate File 222, found on page 363 of the Senate Journal.

CALL OF THE SENATE

President Evans announced the following call of the Senate: We, the following Senators, request a call of the Senate on any further action on Senate File 222.

LEO ELTHON.

ALDEN L. DOUD.

H. M. KNUDSON.

O. H. HENNINGSEN.

JAY C. COLBURN.

STANLEY L. HART.

J. T. DYKHOUSE.

E. C. MYRLAND.

R. W. ZASTROW.

R. R. BATESON.

E. K. BEKMAN.

JOHN R. HATTERY.

ARTHUR H. JACOBSON.

FRANK C. BYERS.

Roll call revealed all Senators present with the exception of Senator Sharp who had previously been excused for the week.

The chair announced that Senator Sharp had left a written request to be recorded as voting "Aye" on the motion to concur in the House amendment to Senate File 222.

Senator Faul asked and received unanimous consent that the call of the Senate be withdrawn and that the request of Senator Sharp be granted.

On the motion by Senator Elthon that the Senate concur in the House amendment, the vote was:

Ayes, 23:

Byers	Hultman	Reilly	Watson of
Doud	Leo	Ridout	O'Brien
Elthon	Lynes	\mathbf{Risk}	Watson of
Foster	Martin	Sharp	Pottawattamie
Hart	McMurry	Van Eaton	West
Hattery	Mercer	Van Patten	Whitehead
Henningsen			

Nays, 27:

Augustine	Faul	Lord	Roberts
Bateson	Fishbaugh	Maytag	Skourup
Bekman	Gillespie	McCarville	Tudor
Benson	Humbert	Miller	Vittetoe
Berg	Jacobson	Myrland	Walter
Colburn	Knudson	Parker	Zastrow
Dykhouse	Linnevold	Prentis	

Absent or not voting: none.

The motion to concur in the House amendment was lost.

SPECIAL ORDER

President Evans announced the special order for the consideration of Senate File 10.

THIRD READING OF BILLS

On motion of Senator Zastrow, Senate File 10, a bill for an act amending chapter four hundred twenty-two (422), Code 1946, to provide for credit on individual income tax payments of not to exceed fifty (50) per cent of the amount of the individual income tax, by reason of taxes upon real property paid by any individual income taxpayer for the year upon which individual income tax is payable, with report of committee without recommendation, was taken up, considered, and the report of the committee adopted.

Senator Jacobson took the chair at 10:35 a.m.

Senator Zastrow moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 35:

Bateson Foster Bekman Gillespie Benson Hattery Berg Henningsen Colburn Hultman Doud Humbert Dykhouse Knudson Faul Leo Fishbaugh Linnevold

Lord
Maytag
McCarville
Mercer
Miller
Myrland
Parker
Prentis
Risk

Skourup Tudor Van Eaton Van Patten Vittetoe Walter Whitehead Zastrow

Nays, 12:

Augustine Elthon Jacobson Lynes Martin McMurry Reilly Ridout Roberts Watson of O'Brien Watson of Pottawattamie West

Absent or not voting, 3:
Byers Sharp
Hart

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

Senator Zastrow moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

EXECUTIVE SESSION

On motion of Senator Elthon, the Senate resolved itself into executive session.

The Senate arose from executive session and resumed regular session, President Evans presiding.

SPECIAL ORDER

President Evans announced the special order for the consideration of Senate File 320.

THIRD READING OF BILLS

On motion of Senator Jacobson, Senate File 320, a bill for an act amending chapter two hundred forty (240), Laws of the Fifty-second General Assembly, relating to the appointment of county assessors, providing for the appointment of county assessors and providing for the manner of assessment of real and personal property in the state of Iowa, and amending chapter one hundred eighty-three (183), Laws of the Fifty-second General Assembly, relating to the compensation of assessors and auditors, was taken up, and considered.

Senator Watson took the chair at 11:45 a.m.

Senator Augustine offered the amendment by Senators Augustine, Skourup, Lord and Ridout and found on pages 397, 398 and 399 of the Senate Journal and moved its adoption.

Senator Elthon asked and received unanimous consent that further action on Senate File 320 be deferred and that the bill be retained on the calendar under unfinished business.

On motion of Senator Elthon the Senate recessed until 1:30 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

President Evans announced that the Senate would recess until the fall of the gavel.

The Senate reconvened, Senator Byers presiding.

REPORTS OF COMMITTEES

Senator Foster submitted the following report:

MR. PRESIDENT: Your committee on agriculture to which was referred Sendte File 228, a bill for an act to provide for the destruction of growing weeds, vines, brush, or other growth which constitute health, safety or fire hazards, begs leave to report it has had the same under consideration and recommends the same do pass.

HARLAN C. FOSTER, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on agriculture to which was referred Search File 276, a bill for an act to amend section one hundred sixty-one point seven (161.7), Code 1946, relating to the number of apple trees or other fruit trees per acre in a fruit reservation, begs leave to report it has had the same under consideration and recommends the same de pass.

HARLAN C. FOSTER, Chairman.

Ordered passed on file.

Senator Hultman submitted the following report:

MR. PRESIDENT: Your committee on highways to which was referred Senate File 256, a bill for an act to amend section three hundred nine point thirty-five (309.35), Code 1946, relating to the surveys required for construction of secondary roads, begs leave to report it has had the same under consideration and recommends the same do pess.

O. N. HULTMAN. Chairman.

Ordered passed on file.

Senator Watson submitted the following report:

MR. PRESIDENT: Your committee on governmental affairs to which was referred Senate File 68, a bill for an act for an annual levy by township trustees for fire protection, begs leave to report it has had the same under consideration and recommends the same do pass.

DEVERE WATSON, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental affairs to which was referred House File 14, a bill for an act to provide for increasing the levy from 1/2 mill for repairing, furnishing, and care of township buildings, begs leave to report it has had the same under consideration and recommends the same do pass.

DEVERE WATSON, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental affairs to which was referred House File 25, a bill for an act authorizing the executive council to sell certain lands belonging to the state, begs leave to report it has had the same under consideration and recommends the same do pass.

DEVERE WATSON, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental affairs to which was referred House File 71, a bill for an act relating to the sale of

unused and unnecessary cemeteries, begs leave to report it has had the same under consideration and recommends the same do pass.

DEVERE WATSON, Chairman.

Ordered passed on file.

Senator Linnevold submitted the following report:

Mr. PRESIDENT: Your committee on public libraries to which was referred Senate File 100, a bill for an act to amend section four hundred four point five (404.5), subsection nineteen (19), Code 1946, and to repeal chapter two hundred fourteen (214), Acts of the Fifty-second General Assembly, relating to public libraries and providing for an increase in permissible tax levy for library purposes, begs leave to report it has had the same under consideration and recommends the same de pass.

WM. LINNEVOLD, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on public libraries to which was referred Seaste File 273, a bill for an act to amend or revise sections three hundred seventy-eight point eleven (378.11), three hundred seventy-eight point thirteen (378.13), and three hundred seventy-eight point fifteen (378.15), Code 1946, and sections two (2), nine (9), ten (10), thirteen (13), fourteen (14), and fifteen (15) of chapter one hundred ninety-three (193), Acts of the Fifty-second General Assembly, relating to contracts for library service and the establishment and maintenance of county libraries, begs leave to report it has had the same under consideration and recommends the same do pass.

WM. LINNEVOLD, Chairman.

Ordered passed on file.

Senator Bateson submitted the following report:

MR. PRESIDENT: Your committee on railroads to which was referred Senete File 175, a bill for an act to amend section 479.98, Code 1946, relating to the issuance of free passes by common carriers, begs leave to report it has had the same under consideration and recommends the same de pass.

R. R. BATESON, Chairman.

Ordered passed on file.

Senator Colburn submitted the following report:

MR. PRESIDENT: Your committee on ways and means to which was referred Senate File 201, a bill for an act to amend section 429.4, Code 1946, relating to deductions from the actual value of property which any person is required to have listed or assessed, to provide for the deduction of debts from property referred to in section 429.2, Code 1946, and providing for an exemption from property listed and assessed, begs leave to report it has had the same under consideration and recommends the same do pass.

JAY C. COLBURN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on ways and means to which was referred Senate File 252, a bill for an act to amend sections 429.2 and 429.4, Code 1946, relating to the rate of assessment upon moneys and credits, corporation shares or stocks and other intangible evidences of value and providing for the deduction of indebtedness from the assessments of moneys and credits and other intangibles, begs leave to report it has had the same under consideration and recommends the same de pass.

JAY C. COLBURN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on ways and means to which was referred Senate File 254, a bill for an act to amend section four hundred eighty-nine point fourteen (489.14), Code 1946, relating to electric transmission lines, begs leave to report it has had the same under consideration and recommends the same de pass.

JAY C. COLBURN, Chairman.

Ordered passed on file.

Senator Lynes submitted the following report:

MR. PRESIDENT: Your committee on appropriations to which was referred Senate File 344, a bill for an act to make appropriations to members of the General Assembly serving on the legislative advisory committee, state office building, begs leave to report it has had the same under consideration and returns the bill without recommendation.

J. KENDALL LYNES, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred Senate File 345, a bill for an act to make appropriations to members of the General Assembly serving on the interim flood control committee, the building code council and the highway investigation committee, begs leave to report it has had the same under consideration and returns the bill without recommendation.

J. KENDALL LYNES, Chairman.

Ordered passed on file.

Senator Myrland submitted the following report:

MR. PRESIDENT: Your committee on manufacturing, commerce and trade to which was referred Senate File 199, a bill for an act to prevent unfair trade practices in the sale of cigarettes; to prohibit sales of cigarettes below cost; to protect and stabilize the collection of taxes on the sale of cigarettes and of revenues from the licensing of persons engaged in the sale of cigarettes; to confer powers and duties on the Iowa state tax commission and on persons, as herein defined, engaged in the sale of cigarettes at wholesale or retail; and to provide remedies

and imposing penalties for violations thereof, begs leave to report it has had the same under consideration and returns the bill without recommendation.

E. C. MYRLAND, Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate File 219 by striking from section 1 all of subsection (a) and inserting in lieu thereof the following:

"(a) Persons representing county mutual insurance companies or associations and any affiliated insurance written in connection therewith, life insurance companies, fraternal beneficiary associations or societies, or reinsurance companies."

E. K. BEKMAN.

Amend Senate File 221, by striking the period (.) in line 3, section 2, following the word "Governor" and inserting the words "and Executive Council".

Further amend Senate File 221, by striking the word "has" in line 1, section 3, and inserting the words "and the Executive Council".

Further amend Senate File 221, section 3, line 4, by striking the words "he directs" and inserting the words "they direct".

JOHN P. BERG.

Amend Senate File 221, by striking the word "Governor" in line 3, section 2, and substituting therefor the words "General Assembly".

Further amend Senate File 221, by striking from line 1, section 3, the word "Governor" and substituting the words "General Assembly".

Further amend Senate File 221, section 3, line 4, by striking the word "he" and inserting the words "the General Assembly".

JOHN P. BERG.

Amend Senate File 221 by striking the words and figures "forty million dollars (\$40,000,000.00)" in lines 3 and 4 of section 1, and substituting therefor the words and figures "twenty-five million dollars (\$25,000,000.00)".

JOHN P. BERG.

Amend Senate File 225 by striking from lines 16 and 17 the following:

"industrial, mining, and quarrying materials and equipment".

and substituting in lieu thereof the following:

"industrial materials, and industrial, mining and quarrying equipment".

JOHN R. HATTERY. R. R. BATESON.

Amend Senate File 225 by adding a new section following section 1 as section 2, as follows:

"Sec. 2. The provisions of this act shall be applicable to the quarter ending March 31, 1949, and every return and payment for said quarter shall be made under the provisions of this act."

Further amend by renumbering section 2 of the bill as section 3.

COMMITTEE ON IOWA DEVELOPMENT, LEO ELTHON, Chairman.

Amend Senate File 226 by striking from lines six and seven of section 1 the following:

"industrial, mining, and quarrying materials and equipment",

and substituting in lieu thereof the following:
"industrial materials, and industrial,
mining and quarrying equipment".

JOHN R. HATTERY. R. R. BATESON.

Amend Senate File 226 by adding a new section following section 1 as section 2, as follows:

"Sec. 2. The provisions of this act shall be applicable to the quarter ending March 31, 1949, and every return and payment for said quarter shall be made under the provisions of this act."

Further amend by renumbering section 2 of the bill as section 3.

COMMITTEE ON IOWA DEVELOPMENT, LEO ELTHON, Chairman.

Amend Senate File 320 by striking the period in line 73 of section 3 and inserting in lieu thereof the following: "and by striking from line sixty-three (63) the words 'board of supervisors' and inserting in lieu thereof the words 'county auditor'."

ARTHUR H. JACOBSON.

Amend Senate File 344 by adding section 8 thereto as follows:

"Sec. 8. This act being deemed of immediate importance shall be in full force and effect on its publication in the Mediapolis New Era, a newspaper published at Mediapolis, Iowa, and in the Labor News, a newspaper published at Burlington, Iowa."

W. N. SKOURUP.

Amend Senate File 345 by adding section 20 thereto as follows:

"Sec. 20. This act being deemed of immediate importance shall be in full force and effect on its publication in the Mediapolis New Era, a newspaper published at Mediapolis, Iowa, and in the Labor News, a newspaper published at Burlington, Iowa."

W. N. SKOURUP.

Amend Senate File 354 by inserting the words "not less than" in line 3, section 4, following the word "to."

Further amend Senate File 354 by inserting the words "not more than" in line 5, following the word "to."

W. N. SKOURUP.

Amend Senate File 354 by adding thereto section 6 as follows:

"Sec. 6. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Hawkeye Gazette, a newspaper published in the city of Burlington, Iowa, and in the Fort Dodge Messenger, a newspaper published in the city of Fort Dodge, Iowa."

W. N. SKOURUP.

Amend House File 18 by adding to section 7 the following subsection:

"(8) The assistant attorneys general
and the executive secretary of the
attorney general."

DEVERE WATSON.

Amend House File 118 by adding the following new section:

"Sec. 2. Section four hundred fifty point six (450.6), Code 1946, is hereby amended by striking the word 'six' in line twelve (12) and inserting in lieu thereof the word 'four'."

Further amend House File 118 by adding the following new section:

"Sec. 3. This act being deemed of immediate importance shall be in full force and effect on its publication in the Tri-County News, a newspaper published at Farmington, Iowa, and in the Fairfield Daily Ledger, a newspaper published at Fairfield, Iowa."

Further amend House File 118 by amending the title by

inserting after the word "section" in line one (1) the words and figures "four hundred fifty point six (450.6) and section".

ALDEN L. DOUD.

On motion of Senator Watson, the Senate adjurned until 10:00 a.m., Friday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, FEBRUARY 18, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend Russell Shaw, pastor of the Presbyterian church, Chariton, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Van Patten for the day on request of Senator Skourup.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Berg, from 5,893 residents within fifty miles radius of Cedar Falls and Waterloo urging advancement and development of a river parkway.

By Senator Gillespie, from residents of Madison county favoring local option.

By Senator Hart, from residents of West Des Moines, Polk county, favoring proposed sewage legislation.

By Senator Leo, from residents of Tama county favoring revision of the primary election law; also, favoring pensions for highway patrolmen.

By Senator Linnevold, from residents of Winneshiek county favoring civil service for state employees; also, from employees of Howard county highway commission favoring equality in state and county highway maintenance.

By Senator Walter, from residents of Marshall county favoring local option.

INTRODUCTION OF BILLS

Senate File 364, by Senators Augustine, Lynes and Watson of O'Brien, a bill for an act to amend section one hundred fifty-five point two (155.2), Code 1946, relating to the practice of pharmacy.

Read first and second times, and passed on file.

Senate File 365, by Senator Van Eaton, a bill for an act to amend section four hundred forty-three point four (443.4), Code 1946, relating to tax list.

Read first and second times, and passed on file.

Senate File 366, by Senator Watson of Pottawattamie, a bill for an act to amend section three hundred ninety-eight point eight (398.8), Code 1946, relating to the compensation of waterworks trustees.

Read first and second times, and passed on file.

Senate File 367, by Senator Watson of Pottawattamie, a bill for an act to amend chapter two hundred ninety-seven (297), Acts of the Fifty-second General Assembly, concerning labor boycotts and strikes.

Read first and second times, and passed on file.

Senate File 368, by Senators Doud, Hattery and Bekman, a bill for an act to amend section two hundred fifty-eight point two (258.2), Code 1946, by repealing said section and enacting a substitute therefor, relating to the state board for vocational education.

Read first and second times, and passed on file.

Senate File 369, by Senator Henningsen, a bill for an act legalizing the renewal of the articles of incorporation of The Collis Company.

Read first and second times, and passed on file.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

House File 4, a bill for an act relating to prevention by department of health of pollution of streams and bodies of water.

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

House File 7, a bill for an act relating to self-liquidating improvements, and providing for the financing of the construction of sewage treatment plants.

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

House File 9, a bill for an act relating to levee and drainage districts.

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

House File 393, a bill for an act relating to the appropriation of funds for the department of public instruction veterans' education.

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

House File 394, a bill for an act relating to the appropriation of funds to the state fair board for the purpose of state aid to agricultural societies.

A. C. Gustafson, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 4, a bill for an act to repeal sections one hundred thirty-five point eighteen (135.18) to one hundred thirty-five point twenty-nine (135.29), inclusive, Code 1946, and to enact substitutes therefor, relating to prevention by department of health of pollution of streams and bodies of water.

Read first and second times, and passed on file.

House File 7, a bill for an act to amend sections three hundred ninety-four point one (394.1), three hundred ninety-four point three (394.3) and three hundred ninety-four point six (394.6), Code 1946, relating to self-liquidating improvements and providing for the financing of the construction of sewage treatment plants.

Read first and second times, and passed on file.

House File 9, a bill for an act providing for the establishment of districts having for their purpose the protection of land from damage by soil erosion or floods; for the inclusion in such districts of drainage districts heretofore or hereafter organized when the inclusion of such districts is deemed advisable and for the purpose of generally benefiting the public by a more efficient control of the water resources of the state; amending sections four hundred fifty-five point nine (455.9), four hundred fifty-five point eighteen (455.18), four hundred fifty-five point forty-seven (455.47), four hundred fifty-five point fifty-one (455.51) and four hundred fifty-five point fifty-six (455.56), Code 1946, all relating to levee and drainage districts.

Read first and second times, and passed on file.

House File 393, a bill for an act to appropriate twenty thousand dollars (\$20,000) from the general fund of the state of Iowa for the biennium beginning July 1, 1949, and ending June 30, 1951, for the department of public instruction veterans' education program to be used as a revolving fund.

Read first and second times and referred to committee on appropriations.

House File 394, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1949, and ending June 30, 1951, to the state fair board for the purpose of state aid to agricultural societies.

Read first and second times and referred to committee on appropriations.

PRESENTATION OF VISITORS

Senator Roberts asked and received unanimous consent to present to the Senate sixteen members of the history class of the junior high school of Pella who were present in the balcony with their superintendent, H. L. Verhulst.

Senator Faul asked and received unanimous consent to present to the Senate the members of the class in government of the Urbandale high school who were present in the balcony with their teacher, Mr. Raseman.

THIRD READING OF BILLS

On motion of Senator Van Eaton, House Joint Resolution 2, a resolution to provide for the designation of a section of U. S. Highway No. 75 as a Blue Star highway, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

The following committee amendment was considered:

Amend House Joint Resolution 2, section 2, line 6, by striking the period after the word "resolution", inserting a comma in lieu thereof, and adding the words "without expense to the state of Iowa except for the actual labor of placing the tablets and ornamentations."

The amendment was adopted.

Senator Van Eaton moved that the resolution be read a third time now, which motion prevailed, and the resolution was read a third time.

On the question "Shall the resolution pass?" the vote was:

Ayes. 48:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold

Lord

Lynes

Martin

Maytag
McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts

Skourup Tudor Van Eaton Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West Whitehead Zastrow

Nays: none.

Absent or not voting, 2:

Sharp Van Patten

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

Senator Van Eaton moved that the vote by which the resolution passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

UNFINISHED BUSINESS

On motion of Senator Faul, Senate File 94, a bill for an act to repeal section five hundred fifteen point eighty-two (515.82), Code 1946, relating to tables of the short rates applicable in event of the forfeiture or cancellation of policies of insurance other than life, and to enact a substitute therefor, was taken up for further consideration.

Senator Watson took the chair at 10:20 a.m.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 31:

Bekman
Berg
Byers
Colburn
Doud
Dykhouse
Faul
Foster
Hart

Henningsen
Hultman
Jacobson
Knudson
Linnevold
Lord
Martin
Maytag

McCarville Mercer Miller Myrland Parker Reilly Risk Roberts Skourup Van Eaton Watson of O'Brien Watson of Pottawattamie West Whitehead Nays, 15:

AugustineGillespieLynesTudorBatesonHatteryMcMurryVittetoeBensonHumbertPrentisWalterElthonLeoRidout

Absent or not voting, 4:

Fishbaugh Sharp Van Patten Zastrow

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

Senator Faul moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator McCarville, Senate File 244, a bill for an act to amend the law as it appears in section three hundred sixty-three point eighteen (363.18), Code 1946, relating to the powers and duties of the mayor, by adding thereto subsection nine (9), providing for the appointment of a mayor pro tempore with limited powers, was taken up for further consideration.

Senator McCarville offered the following amendment by Senators McCarville, Lord and West and moved its adoption:

Amend Senate File 244 by striking all of lines 4 to 9, inclusive, of section 1, and inserting in lieu thereof the following:

"9. Mayor Pro Tem. He shall designate one member of the council as mayor pro tempore subject to the approval of a majority of the council. Said mayor pro tempore shall be vice-president of the council and give bond in the sum of five hundred dollars. In the case of absence or inability of the mayor to act he"

Further amend said Senate File 244 by adding a new section as follows:

"Sec. 3. This act shall apply to special charter cities."

The amendment was adopted.

Senator McCarville moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Dykhouse Lynes Augustine Henningsen Elthon Martin Bateson Hultman Bekman Faul Humbert Maytag McCarville Benson Fishbaugh Jacobson McMurry Foster Knudson Berg Leo Mercer Gillespie Byers Miller Linnevold Colburn Hart Hattery Myrland Doud Lord

Parker Prentis Reilly Ridout Risk Roberts Skourup Tudor Van Eaton

Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West Whitehead

Nays: none.

Absent or not voting, 3:

Sharp

Van Patten

Zastrow

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

Senator McCarville moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

THIRD READING OF BILLS

On motion of Senator Faul, Senate File 223, a bill for an act to amend sections five hundred twenty-four point six (524.6) and five hundred twenty-four point seven (524.7), Code 1946, relating to the appointment of, and salaries of, the deputy superintendent of banking and state bank examiners, was taken up, and considered.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord

Lynes

Martin

Maytag
McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts

Skourup
Tudor
Van Eaton
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 2:

Sharp Van Patten

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

Senator Faul moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Elthon, Senate File 225, a bill for an act to amend subsection three (3) of section four hundred twenty-two point forty-two (422.42), Code 1946, relating to the definition of "retail sale" or "sale at retail", was taken up, and considered.

Senator Jacobson asked and received unanimous consent that further action on Senate Files 225 and 226 be deferred and that the bills retain their places on the calendar under unfinished business.

Senator Faul asked and received unanimous consent that Senate File 242 be placed on the calendar under unfinished business.

BILL SIGNED BY THE GOVERNOR

A communication was received announcing that, on February 17, the Governor had signed the following resolution:

Senate Joint Resolution 5, relating to the committee on retrenchment and reform.

BILLS ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bills to committee:

- S. F. 326 Highways
- S. F. 337 Cities and Towns
- S. F. 338 Cities and Towns
- S. F. 343 Conservation
- S. F. 346 Highways
- S. F. 347 Schools and Educational Institutions
- S. F. 348 Board of Control
- S. F. 349 Judiciary 2
- S. F. 355 Labor
- S. F. 357 Ways and Means
- S. F. 362 Judiciary 2
- S. F. 363 Governmental Affairs

S. F. 364 Pharmacy

S. F. 365 Tax Revision

S. F. 366 Cities and Towns

S. F. 367 Labor

S. F. 368 Schools and Educational Institutions

H. F. 301 Public Health

REPORTS OF COMMITTEES

Senator Maytag submitted the following report:

MR. PRESIDENT: Your committee on schools and educational institutions to which was referred Senate File 187, a bill for an act relating to the sale, lease or other disposition of property belonging to a school district, begs leave to report it has had the same under consideration and recommends the same be amended as follows; and when so amended the bill do pass:

Amend Senate File 187 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section two hundred seventy-eight point one (278.1), subsection two (2), Code 1946, is amended by striking out the period after the word 'thereof' in line four (4) of said subsection, and inserting in lieu thereof a comma, and adding thereto the following: 'provided that nothing in this subsection shall prevent the sale, lease or other disposition by the directors of the school district of real or personal property belonging to said corporation not exceeding ten thousand dollars (\$10,000) in value, as provided in chapter 279 of the Code as amended by section two (2) of this act.'

"Sec. 2. Chapter two hundred seventy-nine (279), Code 1946, is amended by adding a new section as follows: 'The board of directors of each school corporation may provide rules for and have power under dated and sealed bids to sell, lease or dispose of, in whole or in part, any schoolhouse or site or other property belonging to the corporation of a value not exceeding ten thousand dollars (\$10,000), and direct the application to be made of the proceeds thereof. Any real estate sold shall be appraised by three disinterested freeholders in the school district, appointed by the county superintendent of schools of the county in which said real estate is located.'"

FRED MAYTAG, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on schools and educational institutions to which was referred Senate File 296. a bill for an act relating to transportation of pupils, begs leave to report it has had the same under consideration and recommends the same do pass.

FRED MAYTAG, Chairman.

Ordered passed on file.

Senator Zastrow submitted the following report:

MR. PRESIDENT: Your committee on private corporations to which was referred Senate File 211, a bill for an act to legalize certain issues of capital stocks of Iowa corporations, upon compliance herewith, begs leave to report it has had the same under consideration and recommends the same do pass.

RALPH W. ZASTROW, Chairman.

Ordered passed on file.

Senator Elthon submitted the following report:

MR. PRESIDENT: Your committee on Iowa development to which was referred Sencte File 22, a bill for an act to establish a state building code prescribing minimum standards in the construction, reconstruction, alteration, addition and repair of buildings used by the public; to create a state building code council defining its powers and duties, begs leave to report it has had the same under consideration and recommends the same do pass.

LEO ELTHON, Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate File 225 by adding after the word "used" in line 17 of section 1 the following: "on the premises exclusively".

EARL C. FISHBAUGH, JR.

Amend Senate File 307 by striking from line 6 the word "shall", and inserting in lieu thereof the word "may".

CHARLES S. VAN EATON.

Amend section two (2) of the amendment filed February 16 by Augustine, et al., to Senate File 320 by striking all after the "colon (:)" in line four (4) thereof and inserting the following:

"It shall be the duty of every owner of real property, personal property and monies and credits to make and sign and file with the county assessor not later than March 30 of each year a complete list of all such property and monies and credits owned by him on January 1 of said year. Such lists shall be upon forms furnished by the county auditor and approved by the state tax commission. He shall also attach thereto a copy of the depreciation schedule as filed with his income tax report for the preceding year."

A. E. AUGUSTINE

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Monday.

JOURNAL OF THE SENATE

SENATE CHAMBER.

DES MOINES, IOWA, FEBRUARY 21, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend Nelson F. Preus, pastor of the St. John's Lutheran church, Waukon, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Knudson for the day on request of Senator Leo.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Berg, from students of Iowa State Teachers College, Cedar Falls, urging revision of the rules of the board of education on serving food.

By Senator Humbert, from residents of Adams and Taylor counties opposing local option.

By Senator McCarville, from residents of Webster county favoring civil service for state employees.

By Senator McMurry, from employees of the Lucas county highway commission favoring equality in state and county highway maintenance; also, from residents of Wayne county favoring local option.

By Senator Mercer, from residents of Johnson county opposing local option.

By Senator Parker, from residents of Cherokee and Plymouth counties favoring civil service for state employees.

By Senator Van Eaton, from members of the Woodbury county medical society in opposition to the repeal of basic science law.

INTRODUCTION OF BILLS

Senate File 370, by Senator Faul, a bill for an act to amend chapter two hundred twenty-six (226), Acts of the Fifty-second

General Assembly, relating to the tax upon the gross receipts of certain commercial amusements.

Read first and second times, and passed on file.

Senate File 371, by Senators Watson and Faul, a bill for an act to amend section six hundred five point eleven (605.11), Code 1946, relating to shorthand reporter's fee for transcription of official notes.

Read first and second times, and passed on file.

Senate File 372, by Senator Faul, a bill for an act to amend section three hundred sixty-five point seventeen (365.17), Code 1946, relating to civil service.

Read first and second times, and passed on file.

Senate File 373, by Senator Doud, a bill for an act to amend section forty-four point two (44.2) and section forty-four point thirteen (44.13), Code 1946, relating to nominations by non-party organizations.

Read first and second times, and passed on file.

Senate File 374, by Senator Foster, a bill for an act to legalize and validate proceedings taken by the town council of the town of Winfield, Henry county, Iowa, for the construction of extensions and improvements to its municipal waterworks and to authorize the issuance and exchange of municipal waterworks revenue bonds to defray the cost thereof and pledging the net future revenues to pay said bonds and the principal and interest thereon and to legalize and validate said bonds and the issuance and exchange thereof.

Read first and second times, and passed on file.

Senate File 375, by Senator Bateson (Walker), a bill for an act to legalize and validate proceedings taken by the city council of the city of Webster City, Iowa, authorizing and providing for the construction of extensions and improvements to its municipal electric light and power plant and the issuance of revenue bonds to defray the cost thereof and pledging the future net revenues of said plant to pay said bonds.

Read first and second times, and passed on file.

Senate File 376, by Senator Mercer, a bill for an act to amend section three hundred fifty-eight point one (358.1), Code 1946, relating to the incorporation of sanitary districts.

Read first and second times, and passed on file.

Senate File 377, by Senator McCarville, a bill for an act to amend sections sixty-four point eight (64.8), sixty-four point fifteen (64.15) and three hundred nine point nineteen (309.19), Code 1946, relating to bonds of deputy state officers, county officers, their deputies, and county engineers.

Read first and second times, and passed on file.

Senate File 378, by committee on aeronautics, a bill for an act to amend section three hundred thirty point five (330.5), Code 1946, relating to the acquisition by municipalities of rights in air space for airport approaches.

Read first and second times, and placed on the calendar.

Senate File 379, by committee on aeronautics, a bill for an act to amend section three hundred twenty-eight point thirty-six (328.36), Code 1946, relating to the state aviation fund.

Read first and second times, and placed on the calendar.

Senate File 380, by committee on aeronautics, a bill for an act to amend chapter three hundred twenty-eight (328), sections three hundred twenty-eight point twenty (328.20), three hundred twenty-eight point twenty-one (328.21), three hundred twenty-eight point twenty-five (328.25), and three hundred twenty-eight point thirty-five (328.35), Code 1946, relating to the registration of aircraft and the fees therefor, the reporting of transfers of ownership of aircraft, penalties for failure to register aircraft or report the transfer of ownership of aircraft and the lien and collection of such fees and penalties.

Read first and second times, and placed on the calendar.

Senate File 381, by Senator Faul, a bill for an act to amend section three hundred twenty-six point two (326.2), Code 1946, relating to taxation of motor vehicle carriers.

Read first and second times, and passed on file.

Senate File 382, by Senator Van Patten, a bill for an act to legalize and validate the proceedings taken by the town council

of the town of Milo, Iowa, authorizing and providing for the construction, repair and improvement to its electrical transmission system, and the issuance and sale of revenue bonds to defray the cost thereof and pledging the future revenue to pay said bonds.

Read first and second times, and passed on file.

ADDITIONAL COPIES

Senator Doud asked and received unanimous consent to have 200 additional copies of Senate File 368 printed.

Senator Hattery asked and received unanimous consent to have 200 additional copies of Senate File 356 printed.

PRESENTATION OF VISITOR

Senator Skourup asked and received unanimous consent to present to the Senate the Honorable Jesse W. Halden, past commander of the Iowa Department of the American Legion, who was present in the Senate chamber.

A committee from the House appeared and announced that the House was ready to receive the Senate in joint convention in accordance with Senate Concurrent Resolution 10 duly adopted.

JOINT CONVENTION

In accordance with law and Senate Concurrent Resolution 10 duly adopted, the joint convention was called to order, President Evans presiding.

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

Senator Berg moved that a committee of three consisting of one member from the Senate and two members from the House be appointed to notify Mr. Perry Brown, national commander of the American Legion, that the joint convention was ready to receive him.

Motion prevailed and the President appointed as such committee Senator Berg on the part of the Senate and Representatives Palmer and Hicklin on the part of the House.

The committee waited upon Mr. Perry Brown and his official party and escorted them to the Speaker's station.

President Evans presented to the joint convention Mr. Perry

Brown, national commander of the American Legion, who addressed the members of the Fifty-third General Assembly:

Mr. President, Mr. Speaker and Members of the Fifty-third General Assembly of Iowa:

For the first time in history, our people realize the need for an armed force in peacetime. We've always been against it. Many of our fore-fathers came to this country seeking relief from oppression that military power brought down on them in their native lands. We hoped and believed that at last we had a civilized world in which arms-bearing would not be necessary.

In the face of facts to the contrary, the pacifist attempts to buy his fighting done. He wants to hire volunteers to do the job. Put the responsibility on the other fellow. Let George do it.

The big problem is what kind of an armed force we should have. Now where shall we turn for advice? To the pacifist? Let's see if there aren't better sources.

In 1944, the Congress established in the House of Representatives a Select Committee on Postwar Military Policy composed of members from the military and naval affairs committees and other congressional groups. Intensive study was made to determine the thinking of the nation at large, so that a policy having united support might be determined. Included in the committee's recommendations were the following, and I quote: "The retention by the United States of a degree of military power, in being or in reserve, adequate to her needs depends upon several component factors, an indispensable one of which is an alert and trained citizenry capable of prompt mobilization to meet and deal with any national or international emergency. It is not feasible to rest the future security of the United States upon a large standing armed force; its cost would be prohibitive, the necessary men to fill its ranks could not be hired in time of peace, and it would be repugnant to the American people."

So spoke the Congress in 1945, while the worst of wars still raged. In view of the struggle going on now to keep the cost of a huge professional force within the ability of the people to pay, doesn't that counsel stand up as prophecy?

How about the executive branch of government? What has it had to say?

The first President of the United States addressed the nation in these words: "It may be laid down as a primary position, and the basis of our system, that every citizen who enjoys the protection of a free government owes not only a portion of his property, but even of his personal services to the defense of it." George Washington insisted on trained citizensoldiers as the foundation for national defense with a regular force just large enough (I quote) "to protect our trade, prevent the encroachment of our neighbors . . . and guard us at least from surprises."

The thirty-second, and present, President has gone to Congress three times asking that Washington's concept of the citizen-soldier be applied through a program of universal military training. And twice, he went for that specific purpose alone.

Now for the nation's civilian leaders. How do they stand?

The Compton Commission was made up of recognized leaders in every walk of civilian life. They decided unanimously in favor of the small professional—large reserve ratio for the military establishment. And more recently, the Hoover Commission seconded the motion.

And then we turn to the armed forces themselves. What advice do we find there? In 1945, General George C. Marshall said that no member of the regular services should do a job that could be done as effectively and on time by a citizen-soldier. He, and General Eisenhower after him, laid down the same prescription for a peacetime defense program depending largely on a well-trained civilian reserve. Certainly, the thinking of the foremost military men of our generation, on whom we relied for leadership in war, is worth consideration.

From all of these recommendations, we can draw only one logical conclusion. Our armed forces of the future must be built around civilian components made more effective through universal military training.

And yet, what have we today?

We have a huge military and naval establishment costing more than one-third of the total federal budget and keeping more than a million and a half of our young men under arms full time. To attract volunteers for this force, we are paying the peacetime soldier half again as much as his opposite number drew in wartime. And as a further persuader, we are holding over the heads of all our youth a selective service program that is neither democratic nor realistic.

Last March, the President was told of a crisis that had arisen in Berlin and which could be dealt with only through a great rearmament program based on revival of Selective Service. Looking back, we see it wasn't a crisis but an incident of which many more can follow. Are we going to make a habit of saddling ourselves with new obligations and new debts every time one of these incidents occurs? Or shall we plan now for one consistent defense program based on strong reserve components that will enable us to take these incidents in stride?

When you consider the strength of our reserves today, compared with the regulars, you have to question whether the professionals are acting in genuine good faith towards the citizen-soldier. In each of the last three years, they were given large funds to use in expanding the reserves. And each year, they managed to divert a considerable portion of these moneys to other purposes within their own establishment. This is nothing new. Since the beginning of the nation, the citizen-soldier has never been given a fair share of federal appropriations. He's had to take what's left. Isn't there some way of making sure the funds Congress authorizes for the civilian components are used by them? Why not have a representative of the reserves sitting with the Secretary of Defense on a level with the Secretaries of Army, Navy and Air—a man who understands that side of defense and will fight for its proper place?

There's another soft spot on the program we have today. I am told there has been pretty stiff competition among Army and Navy and Air for the tax dollar—that each service goes on the premise that its programs and its wants are all-essential. The fact that they went to the President with budget requests totaling some 25 billion dollars for 1949 would seem to point that way.

Now this approach might be acceptable, if the nation could afford three different security programs, but it can't. It can afford only one. What we must keep in mind is that the career soldier is not an economist. He's not experienced in finding the most economical way of doing things. As the Hoover Commission points out—through no fault of his own, he tends to avoid compromise, to follow a fixed and rigid pattern of thinking that isn't easily adjusted to changing conditions. Isn't it about time we take these limitations into account in our relationship with these fellows? After all, they are honest and sincere and as interested in doing right by their country as the rest of us. Wouldn't it be to everyone's advantage for the Congress to insist on a reasonable and realistic accounting for the checks it is asked to write?

If we are ever to build the kind of armed force Washington described as most democratic and least expensive, UMT is a must. Only through some form of universal training can the civilian reserves be strengthened and the regular forces pared down.

You will remember that in 1944 we went to Congress and asked for such a program. We were told to go back to the people and get them to understand and support us. We did that, and the people gave us a few very simple ideas. They asked that the program be headed by a civilian administration and adapted to the needs and habits of the young men of 18. They wanted the basic training to be intensive, so as to cause the least interference with his education. And they wanted the advanced training applied in some component of the armed forces and the trainee given the right of choice as to what form his advance training could take.

We have been many years gathering this information and fitting it into one over-all plan. That plan has been presented to Congress in legislative form and is awaiting action now in the armed services committee of each house.

The objections to it are, principally, two in number. It is said, first, that UMT would require taking some 250,000 members from the regular armed forces to run it, and, secondly, that it costs too much.

Let's see what could be done by using what we have. In every state there are camp sites which would provide all the housing and training facilities the program needs. If we accept the estimate of 250,000 regulars with five thousand dollars as an average of the annual pay received by each, that would add up to a million and a quarter dollars per year for administrative overhead. Why not eliminate that expense? At the present time, a large number of regulars are assigned to the reserve components. Let them take care of the administrative jobs. Our complement of officers could come from the National Guard and the Reserves and the teachers who previously served in the armed forces. For instructors we could turn to the college students taking R.O.T.C. and let this instruction be a requirement for commissioning in the Reserves. And then we have the UMT graduates, themselves. Why couldn't teaching others what they had learned to be a part of their reserve duties?

Why not reverse this business of the armed forces telling Congress how much money should be spent? Let Congress set a ceiling for the entire UMT program and say to the people in charge: Now you make

your program fit our figure. It's amazing what can be done when a line is drawn and you know you can't cross it.

Is this program perfect? Of course not. But it represents the composite thinking of the people of this nation who want a defense system that guarantees economic and moral, as well as military, security. What we need now after all these years of debating and doubting and doing nothing is a concrete first step in that direction, and the Congress alone can take it. Why not establish the civilian commission and give it a chance to show whether there isn't a sound solution for this problem of security that has been kicked around so long. Wouldn't that be the democratic way?

After all, the Constitution charges Congress with full responsibility for national defense. Our entire system of government is premised on the enactment of legislation expressing the will and having the support of the majority of our people. In the case of UMT, I believe the majority is too great and the issue too vital for the Congress to put off a decision.

The minutes of the joint convention were read and approved.

Leeka of Fremont moved that the joint convention be now dissolved.

Motion prevailed.

The Senate returned to the the Senate chamber and resumed regular session, President Evans presiding.

THIRD READING OF BILLS

On motion of Senator Faul, Senate File 242, a bill for an act to provide an alternative method and procedure for street and sewer improvements in cities and towns, including those organized and operating under a special charter and for the levy of special assessments against benefited property in connection therewith and authorizing the issuance of bonds payable from such special assessments, was taken up, and considered.

Senator Faul offered the following amendment and moved its adoption:

Amend Senate File 242, section 1, by striking from line 31, paragraph 7, the words "technical and financing investigation" and inserting in lieu thereof the word "engineering".

The amendment was adopted.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 31:

Henningen Benson McMurry Tudor Van Eaton Byers Hultman Myrland Colburn Humbert Parker Walter Watson of O'Brien Dykhouse Jacobson Ridout Elthon Lord Risk Faul Martin Roberts Watson of Gillespie Maytag Sharp Pottawattamie McCarville Whitehead Hart Skourup Hatterv

Nays, 4:

Bateson	Fishbaugh	Vittetoe	Zastrow
Absent or no	ot voting, 15:		
Augustine Bekman Berg Doud	Foster Knudson Leo Linnevold	Lynes Mercer Miller Prentis	Reilly Van Patten West

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

Senator Faul moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Maytag, Senate File 249, a bill for an act to provide a uniform method of disposal of state lands not needed by the state board of education as provided in section two hundred sixty-two point nine (262.9), Code 1946, was taken up, and considered.

Senator Maytag moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine ' Gillespie McCarville Tudor Van Eaton Bateson Hart McMurry Hattery Mercer Van Patten Bekman Benson Henningsen Miller Vittetoe Myrland Walter Berg Hultman Parker Byers Humbert Watson of Prentis Colburn Jacobson O'Brien Doud Ridout Watson of Leo Linnevold Risk Dykhouse Pottawattamie West Elthon Lord Roberts Faul Lynes Sharp Whitehead Fishbaugh Martin Skourup Zastrow Foster Maytag

Nays: none.

Absent or not voting, 2:

Knudson Reilly

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

Senator Maytag moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has concurred in Senate amendments to, and passed, the following joint resolution in which the concurrence of the House was asked:

House Joint Resolution 2, designating a section of U. S. Highway 75 as a Blue Star highway.

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

Senate Concurrent Resolution 11, for a joint convention of the two houses of the Fifty-third General Assembly to be held on February 23, 1949, at three o'clock p.m., and that Dean Paul Shipman Andrews be invited to speak.

Also: That the House insists on its amendments to Senate File 222, and requests a conference, and the Speaker of the House has appointed as members of such committee on the part of the House: Representatives Strawman, Wells, Poston and Robb.

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

House Concurrent Resolution 12, providing for the payment of legislative expense.

A. C. GUSTAFSON, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 12

International Business Machines Corp., carbon paper, ribbons	11.00
(House)	11.00
American Lithographing & Printing Co., office supplies (House)	32.75
Underwood Corp., purchase of 5 typewriters (House)	605.45
General Electric Supply Co., G. E. Tubes (House)	9.18
W. J. Scarborough, postage and miscellaneous expense (Senate)	24.00
Iowa Sound Service, repair amplifier (Senate)	19.10
Des Moines Rubber Stamp Works, rubber stamps, badges	
(Senate)	9.80
Koch Brothers, office supplies and equipment (Senate)	1,284.50
L. C. Smith & Corona Typewriters, Inc., purchase of 16 type-	
writers, invoice Nos. 3672CJ, 4318CJ, 4319CJ (Senate)	1,911.68
Underwood Corp., purchase of 5 typewriters (Senate)	605.45
Lenna Mandt, multilithing 630 mats, 1571/2 hours at \$2.00 per	
hour (Senate)	315.00
Office Specialty Co., typewriter service (Senate)	9.50
Rolscreen Co., Pella, Iowa, venetian blinds and installation	
(Senate)	69.40
Royal Typewriter Co., Inc., 20 Royal machines, 10 (House), 10	
(Senate)	2,422,60
Sherwin-Williams Co., paint, miscellaneous supplies (Senate)	31.00
Storey-Kenworthy Co., 3 chairs, ash trays and steel file (Senate)	132.85
Younkers, picture frame and glass for President Truman's	102.00
portrait, 3 pictures and 1 frame (Senate)	107.50
polytate, o produces and I Itame (Denate)	101.00
Total	\$9,509.58
	•

The state comptroller is hereby authorized and directed to issue warrants for amounts above listed and to persons and firms to whom such amounts are due.

HOUSE MESSAGE CONSIDERED

House Concurrent Resolution 12, providing for the payment of legislative expense, was referred to the committee on appropriations.

CONFERENCE COMMITTEE APPOINTED

President Evans announced the appointment of Senators Skourup, Hultman, McMurry and Jacobson, on the part of the Senate, on Senate File 222.

PRESENTATION OF VISITOR

Senator Skourup asked and received unanimous consent to present to the Senate the Honorable Redfield C. Mills of Dallas county, a former member of the Senate who was present in the Senate chamber.

On motion of Senator Dykhouse, the Senate recessed until 1:30 p.m.

AFTERNOON SESSION

JOURNAL OF THE SENATE

The Senate reconvened, President Evans presiding.

PROOF OF PUBLICATION

Published copy of House File 389 and verified proof of publication of said bill in the Jackson Sentinel, Maquoketa, Iowa, on February 16, 1949, is on file with the Secretary of the Senate.

Published copy of House File 442 and verified proof of publication of said bill in the Hampton Chronicle on February 17, 1949, is on file with the Secretary of the Senate.

Published copy of House File 447 (Senate File 382) and verified proof of publication of said bill in the Milo Motor on February 10, 1949, is on file with the Secretary of the Senate.

W. J. SCARBOROUGH, Secretary of the Senate.

BILLS ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bills to committee:

S. F. 369 Judiciary 1

S. F. 370 Ways and Means

S. F. 371 Judiciary 2

S. F. 372 Judiciary 2

S. F. 373 Election Reform

S. F. 374 Judiciary 1

S. F. 375 Judiciary 2

S. F. 376. Cities and Towns

S. F. 377 Governmental Affairs

H. F. 4 Public Health

H. F. 7 Judiciary 2

H. F. 9 Conservation

REPORTS OF COMMITTEES

Senator Faul submitted the following report:

MR. PRESIDENT: Your committee on banks, building and loan to which was referred **Senate File 188.** a bill for an act to amend section five hundred thirty-four point nineteen (534.19), Code 1946, relating to loans, investments and powers of building and loan, and savings and loan associations, begs leave to report it has had the same under consideration and recommends the same **do pass.**

GEORGE FAUL, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on banks, building and loan to which was referred House File 287, a bill for an act to amend sections seventy-seven point eight (77.8) and seventy-seven point ten (77.10), Code 1946, relating to notaries public, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE FAUL, Chairman.

Ordered passed on file.

Senator Henningsen submitted the following report:

MR. PRESIDENT: Your committee on cities and towns to which was referred Senate File 9, a bill for an act to repeal section three (3) of chapter 206, Acts of the Fifty-second General Assembly, and to enact a substitute in lieu thereof, relating to parking meter revenues and the collection and allocation thereof, begs leave to report it has had the same under consideration and recommends the same be amended as follows; and when so amended the bill do pass:

Amend Senate File 9 by striking all after the enacting clause and substituting therefor the following:

Section 1. Section three (3) of chapter two hundred six (206), Acts of the Fifty-second General Assembly, is repealed and the following enacted in lieu thereof:

"Sec. 3. Funds derived from the operation of parking meters shall be used for the following purposes and none other, to wit:

- "1. Payment of the cost of acquisition and installation of meters purchased.
- "2. Payment of the cost of maintenance and repair of meters, the collection of meter taxes, and the enforcement of traffic laws in the parking meter district.
- "3. Payment of the purchase and installation costs of other parking or traffic control devices installed on such portions of streets as are equipped with parking meters.
- "4. Payment of the cost of acquiring by purchase, lease or similar arrangement of parking lots or other off-street parking areas, including operation, enlargement or improvement thereof or the facilities thereof, within four-tenths of a mile of the metered portion of the streets within the meter district.
- "5. Retirement of revenue bonds issued pursuant to the provisions of this chapter; and cities and towns may pledge such funds not required for the payment of costs under subsections One (1), Two (2) and Three (3) hereof to the payment of such bonds.

"Until such time as there shall have been provided adequate parking lots or other off-street parking areas in any city or town operating parking meters, all revenues derived from the operation of such parking meters or other similar devices not required for the payment of costs under subsections One (1), Two (2) and Three (3) hereof shall be expended for the acquisition of such facilities, provided, however, that the total expenditures for items 2 and 3 shall not exceed 25 per cent of the

total meter income and provided further that such funds may be retained and accumulated for such purpose for such length of time and in such amount as may be reasonably necessary to effectuate such program of acquisition of parking lots or other off-street parking areas. No part of the street area in any parking meter district shall be set aside or used for parking purposes at a charge less than the ordinary charge for parking throughout the parking meter district, except such part of the street area in any parking meter district set aside for the vehicles used by any person, firm or corporation engaged in public passenger transportation which are required by law to pay a tax (for the use of the streets)."

Sec. 2. Any sale of automotive supplies or services other than service incidental to the mere parking of cars by the city, a lessor of the city, or by any other person, firm or corporation on any parking lot or other off-street parking area, whether such service be paid for in full or in part in money or for any other consideration, is prohibited and any such sale shall constitute a misdemeanor and be punished as such.

Sec. 3. This section shall apply to cities acting under special charter except those having a population of less than 30,000.

O. H. HENNINGSEN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on cities and towns to which was referred Senate File 278, a bill for an act to amend section four hundred sixteen point forty-one (416.41), Code 1946, relating to and providing for the salaries of the mayor and councilmen of certain cities now or hereafter organized under chapter four hundred sixteen (416), Code 1946, relating to cities under commission form of government, begs leave to report it has had the same under consideration and recommends the same do pass.

O. H. HENNINGSEN, Chairman.

Ordered passed on file.

Senator Byers submitted the following report:

MR. PRESIDENT: Your committee on judiciary 2 to which was referred Senate File 18, a bill for an act to amend various sections of chapters 455 and 457, Code 1946, relating to levee and drainage districts, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANK C. BYERS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 2 to which was referred Senate File 19, a bill for an act relating to management of drainage or levee districts by trustees and to provide compensation for trustees, begs

leave to report it has had the same under consideration and recommends the same do pass.

FRANK C. BYERS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 2 to which was referred Senate File 20, a bill for an act relating to individual drainage rights and mutual drains, by amending section 465.1, and by adding additional provisions to said chapter, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANK C. BYERS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 2 to which was referred Senate File 251, a bill for an act relating to exempt property of a deceased person being exempt in the hands of his widow and extending such exemption to such deceased person's minor children, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANK C. BYERS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 2 to which was referred Senate File 259, a bill for an act relating to the issuance of licenses for the practice of embalming, by adding two years of college education as a requirement for licensing, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANK C. BYERS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 2 to which was referred Senate File 299, a bill for an act to permit the clerk of the district court to destroy, after two years, the laboratory analysis results of premarital tests and to amend section 596.3, Code 1946, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANK C. BYERS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 2 to which was referred Searte File 314, a bill for an act relating to levying executions on real estate and providing a limitation on the lien of such levy, begs leave to

report it has had the same under consideration and recommends the same do pass.

FRANK C. BYERS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 2 to which was referred House File 12, a bill for an act to amend chapter 284, Code 1946, and providing for distribution and expenditure of funds which may be received from the federal government as a share of federal receipts from the operation of flood control projects, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANK C. BYERS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 2 to which was referred House File 39, a bill for an act relating to determination of guardianships of minors or incompetents when the funds therein are nearly exhausted, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANK C. BYERS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 2 to which was referred House File 89, a bill for an act relating to the duration of liens of judgments transcripted from municipal courts, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANK C. BYERS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 2 to which was referred House File 279, a bill for an act to provide a pension and annuity retirement system for judges of district court and supreme court; to provide for administration of such system; contributions by judges and from the state to raise funds for such system; and to repeal conflicting laws, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANK C. BYERS, Chairman.

Ordered passed on file.

Senator Doud submitted the following report:

MR. PRESIDENT: Your committee on judiciary 1 to which was referred Senate File 300, a bill for an act to permit the divorced parent having the care, control, and custody of a minor to execute the certificate of consent to the marriage of such minor and to amend sections five hun-

dred ninety-five point three (595.3) and five hundred ninety-five point eight (595.8), Code 1946, begs leave to report it has had the same under consideration and recommends the same de pass.

ALDEN L. DOUD, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 1 to which was referred Senate File 324, a bill for an act to legalize the corporate acts and the renewal of the Low Moor Farmers' Mutual Telephone Company, begs leave to report it has had the same under consideration and recommends the same be amended as follows; and when so amended the bill do pass:

Amend Senate File 324 by adding to section 4 thereof the following: "Such publication shall be without expense to the state."

ALDEN L. DOUD, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 1 to which was referred Heuse File 194, a bill for an act to legalize a boundary change between Knoxville independent school district and Fee rural independent school district in Marion county, Iowa, begs leave to report it has had the same under consideration and recommends the same be amended as follows; and when so amended the bill do pass:

Amend House File 194 by adding to section 2 thereof the following: "Such publication shall be without expense to the state."

ALDEN L. DOUD. Chairman.

Ordered passed on file.

Senator Fishbaugh submitted the following report:

MR. PRESIDENT: Your committee on military affairs to which was referred House File 95, a bill for an act to authorize county boards of supervisors in counties having a city having a population of one hundred twenty-five thousand (125,000) or more, or cities having a population of one hundred twenty-five thousand (125,000) or more, or such counties and cities by united action, to appropriate money for information centers for returned veterans, begs leave to report it has had the same under consideration and recommends the same do pass.

EARL C. FISHBAUGH, JR., Chairman.

Ordered passed on file.

Senator Miller submitted the following report:

MR. PRESIDENT: Your committee on election reform to which was referred House File 128, abill for an act to amend section forty-three point twenty-nine (43.29), Code 1946, relating to the rotation of candidates' names on ballots in territories smaller than a county, begs leave to report it has had the same under consideration and recommends the same de pass.

J. F. MILLER, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on election reform to which was referred House File 136, a bill for an act to amend section forty-nine point twenty (49.20), Code 1946, relating to the compensation paid to members of election boards, begs leave to report it has had the same under consideration and recommends the same do pass.

J. F. MILLER, Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate File 272 by adding the following:

"Sec. 2. Section one hundred sixty-one point seven (161.7), Code 1946, is amended as follows:

"1. Strike the word "forty" in line three (3) and substitute therein the word "thirty".

"'2. Strike the word "seventy" in line three (3) and substitute therein the word "sixty"."

W. ELDON WALTER. H. M. KNUDSON. LOYD VAN PATTEN.

Amend Senate File 275 by striking all of section 2 and inserting in lieu thereof the following:

"Sec. 2. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Waverly Democrat, a newspaper published at Waverly, Iowa, and the Nashua Reporter, a newspaper published at Nashua, Iowa."

J. KENDALL LYNES.

Amend the title to Senate File 290 by striking the period (.) and adding the following words:

", expenditure of funds derived from motor vehicle truck operator fees."

JOHN R. HATTERY.

Amend Senate File 320 by adding the following:

Sec. 16. Chapter four hundred forty-one (441), Code 1946, is hereby amended by inserting after section four hundred forty-one point twelve (411.12) thereof the following:

"441.12a. Supplemental 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, Code 1946, a supplemental return to be prescribed by the state tax commission 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 state tax commission 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 four hundred forty-one point eight (441.8) 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.

"441.12b. Upon receipt of such supplemental return from any person the assessor shall prepare a roll assessing such person as hereinafter provided. In the preparation of such assessment roll the assessor shall be guided not only by the information contained in such supplemental roll, but by any other information he may have or which may be obtained by him as prescribed by the law relating to the assessment of property. The assessor shall not be bound by any values as listed in such supplemental return, and he may include in the assessment roll any property omitted from the supplemental return which in the knowledge and belief of the assessor should be listed as required by law by the person making the supplemental return. Upon completion of such roll he shall deliver to the person submitting such supplemental return a copy of the assessment roll, either personally or by mail, to the person assessed.

"441.12c. Any taxpayer aggrieved by the action of the assessor in the preparation of an assessment roll upon which a supplemental return has been made, shall have the same rights and privileges of appeal as provided by law in connection with the assessment rolls prepared in entirety by the assessor, but no assessment rolls prepared by the assessor after receiving a supplemental return shall be deemed insufficient or invalid because of the fact that such assessment roll does not bear the signature of the person assessed, and the signature of the person listing property upon the supplemental return shall be deemed a signature on the roll as prepared by the assessor.

"441.12d. The supplemental returns herein provided shall be preserved in the same manner as assessment rolls, but shall be confidential to the assessor, board of review, or state tax commission, and shall not be open to public inspection, but any final assessment roll as made out by the assessor shall be a public record, provided that such supplemental return shall be available to counsel of either the person making the return or of the public, in case any appeal is taken to the board of review or to the court.

"441.12e. In the event of failure of any person required to list property to make a supplemental return as required herein, not later than February 15 of any year when such listing is required, the assessor shall proceed in the listing and assessment of his property as provided by this chapter, and no person subject to taxation shall be relieved of his obligation to list his property through failure to make a supplemental return as provided, and any roll prepared by the assessor after receiving a supplemental return or prepared in accordance with other provisions of this chapter, shall be a valid assessment.

"441.12f. The provisions of chapter four hundred forty-one (441), Code 1946, relating to assessment rolls shall be applicable to the preparation of rolls upon which a supplemental return has been received, insofar as they are not in conflict with the provisions of this act.

HERMAN M. KNUDSON.

Amend Senate File 355, section 2, line 2, by striking the word "removal" and inserting in lieu thereof the word "renewal".

CHARLES S. VAN EATON.

Amend Senate File 363 by striking from section 8, line 1, the following: "shall receive no per diem pay but".

LEO ELTHON.

Amend Senate File 363 by striking all of section 13 and inserting in lieu thereof the following:

"Sec. 13. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Mount Ayr Record-News, a newspaper published at Mount Ayr, Iowa, and The Northwood Anchor & Index, a newspaper published at Northwood, Iowa."

X. T. PRENTIS.

On motion of Senator Gillespie, the Senate adjourned until 10:00 a.m., Tuesday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, FEBRUARY 22, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend Bruce Gillis, pastor of the First Presbyterian church, Shenandoah, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Reilly for the balance of the week on account of illness on request of Senator Augustine.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Byers, from residents of Linn county opposing local option and favoring legislation pertaining to cigarette sales.

By Senator Faul, from members of the parent-teacher association of Windsor school, of Des Moines, asking at least twenty-five per cent of the cost of public education come from the general fund; also favoring an increase in permissible tax levy for public libraries.

By Senator Hattery, from members of the parent-teacher association of Story county asking at least twenty-five per cent of the cost of public education come from the general fund.

By Senator Lynes, from residents of Butler county favoring local option; also, from residents of Butler county opposing Senate File 321.

By Senator McCarville, from residents of Webster county favoring proposed school legislation.

By Senator Tudor, from residents of Jones county opposing local option.

By Senator Watson, of Pottawattamie, from Des Moines county highway employees favoring equality in state and county highway maintenance and civil service for state employees.

By Senator Whitehead, from employees of the Audubon county

highway commission favoring equality in state and county highway maintenance.

INTRODUCTION OF BILLS

Senate File 383, by Senators Berg and Faul, a bill for an act to amend section four hundred four point five (404.5), Code 1946, relating to taxes for particular purposes.

Read first and second times, and passed on file.

Senate File 384, by committee on judiciary 1, a bill for an act making wanton neglect on the part of a parent of his or her child unlawful and providing penalty therefor.

Read first and second times, and placed on the calendar.

Senate File 385, by committee on election reform, a bill for an act providing for elections asked for by petitions of qualified electors, amending chapter one hundred twenty-four (124), Code 1946, relating to beer and malt liquors, extending the illegality thereof to certain territory and providing for petitions and elections in all counties for the purpose of determining and defining such territory.

Read first and second times, and placed on the calendar.

Senate File 386, by committee on election reform, a bill for an act to amend sections forty-eight point eleven (48.11), forty-eight point thirteen (48.13) and forty-eight point twenty-four 48.24), Code 1946, relating to permanent registration.

Read first and second times, and placed on the calendar.

Senate File 387, by committee on military affairs, a bill for an act to repeal chapter two hundred fifty (250), Code 1946, relating to relief for soldiers, sailors and marines, and creating in lieu thereof the county war veterans commissions of Iowa.

Read first and second times, and placed on the calendar.

Senate File 388, by committee on social security, a bill for an act to amend section five (5) of chapter seventy-one (71), of the Laws of the Fifty-second General Assembly, relating to occupational disease compensation, and providing for furnishing of reasonable medical service to employees who are not disabled.

Read first and second times, and placed on the calendar.

Senate File 389, by committee on social security, a bill for an act to amend chapter ninety-six (96), Code 1946, by amending section ninety-six point nineteen (96.19), Code 1946, defining the term "employer" and relating to coverage under this chapter; also section ninety-six point fourteen (96.14), Code 1946, relating to the collection of contributions, compromises of contributions, and the filing of notice of lien.

Read first and second times, and placed on the calendar.

Senate File 390, by committee on social security, a bill for an act to amend section eighty-five point fifty-five (85.55), Code 1946, as amended, relating to and restricting waivers as to benefits payable from the second injury fund.

Read first and second times, and placed on the calendar.

Senate File 391, by committee on social security, a bill for an act to amend chapter eighty-six (86), Code 1946, as amended, relating to the industrial commissioner, workmen's compensation, reviews and appeals.

Read first and second times, and placed on the calendar.

Senate File 392, by Senators Jacobson, Gillespie and Hattery, a bill for an act providing that the superintendent of public instruction shall determine the maximum tuition rate to be charged for students, elementary or high school, residing within another school district or corporation; and to amend certain existing code sections pertaining to tuitions.

Read first and second times, and passed on file.

Senate File 393, by Senator McCarville, a bill for an act to amend section three hundred forty point one (340.1), Code 1946, relating to compensation of county auditors.

Read first and second times, and passed on file.

Senate File 394, by Senators Mercer, Martin and Van Eaton (Ward, Utzig and Raim), a bill for an act relating to the licensing of plumbers, supervision and inspection of plumbing and adoption and enforcement of certain rules and regulations governing inspection, installation and supervision and authorizing the maintaining of uniform minimum standards; defining department and commissioner; to amend section 368.52, Code 1946; to amend section 135.11, Code 1946, relating to the powers of the department; to

provide for examiners, their terms, duties and compensation; to amend section 135.15, Code 1946, relating to the plumbing code fund; to provide for the transfer of funds, and the issuance of temporary permits; to amend section 368.46, Code 1946, relating to rules and regulations covering waterworks or sewage systems; to provide for a uniform license to be issued by the state instead of cities or towns; to permit cities or towns to require business permits and the furnishing of a bond to guarantee the payment of all fees; to amend section 368.51, Code 1946, relating to reports and to provide certain rules and regulations therefor; to amend section 135.12, Code 1946; to repeal section 135.14, Code 1946; to amend section 368.44, Code 1946, relating to inspection fees for cities and towns and the appointment of plumbing inspectors; to repeal section 368.47, Code 1946, to repeal section 368.48, Code 1946, to repeal section 368.49, Code 1946, to repeal section 368.50, Code 1946, and provide for the licensing of master plumbers and journeyman plumbers by the state board; providing for the responsibility of a licensed master plumber at installations; the issuance of licenses to individuals only and the conditions thereof; providing for license fees, expiration of licenses, and registration; to provide for reciprocity; to provide for the investigation, suspension of applications and licenses; to regulate the use of signs and the display of the title "master plumber"; to provide prohibitions and penalties for the violation of this act; and that all laws not in compliance therewith are repealed and that said act is severable and if any part thereof is declared invalid it shall not affect the remainder.

Read first and second times, and passed on file.

Senate File 395, by Senator Doud, a bill for an act to amend section two hundred eighty-two point twelve (282.12), Code 1946, relating to contracts for the transportation of school children.

Read first and second times, and passed on file.

Senate File 396, by committee on appropriations, a bill for an act authorizing expenditures by the state highway commission from the primary road fund for the biennium beginning July 1, 1949, and ending June 30, 1951.

Read first and second times, and placed on the calendar.

Senate File 397, by Senator Benson, a bill for an act to amend

section one hundred fifty-seven point five (157.5), Code 1946, relating to cosmetology.

Read first and second times, and passed on file.

Senate File 398, by Senator Van Eaton, a bill for an act to amend chapter one hundred thirty-three (133) of the Laws of the Fifty-second General Assembly of Iowa, relating to the disposition of the records of child placing agencies when said agencies cease to exist or dishard.

Read first and second times, and passed on file.

Senate File 399, by Senator Van Eaton, a bill for an act to repeal subsections two (2) and five (5) of section two hundred forty-one point two (241.2), Code 1946, relating to eligibility for assistance to the blind.

Read first and second times, and passed on file.

Senate File 400, by committee on highways, a bill for an act to amend chapters three hundred nine (309) and three hundred eleven (311), Code 1946, as amended by chapter one hundred sixty-three (163), Laws of the Fifty-second General Assembly, relating to secondary roads, by repealing said chapter one hundred sixty-three (163), Laws of the Fifty-second General Assembly, and enacting a substitute therefor.

Read first and second times, and placed on the calendar.

Senate File 401, by Senators Ridout and Benson, a bill for an act to amend chapter seventy-eight (78), Acts of the Fifty-second General Assembly, relating to aircraft on inland waters.

Read first and second times, and passed on file.

Senate File 402, by Senator Watson of Pottawattamie, a bill for an act to amend chapter five hundred fifty-eight (558), Code 1946, and chapter six hundred twenty-two (622), Code 1946, relating to the authorization of reproduction of any records by photostating, photographing, microfilming, or microphotographing and to the disposal, destruction or archival storage of such reproduced records; and providing for the admissibility in evidence of such reproduced records.

Read first and second times, and passed on file.

IN MEMORIAM

President Evans recognized Senator McMurry who made the following presentation:

Mr. President and Members of the Senate: Today we celebrate the birthday of George Washington, an event which occurred 217 years ago. Because of this event, February is marked as significant to all Americans. Washington came to the aid of this nation at a very critical period in its history, a time at the beginning of nationhood when our principles of freedom, equality and enterprise were firmly established. We think of Washington as being a gentleman, a scholar, a soldier, and a wise president and nobly disinterested in all he did. His interests were exhaustive and a study of his life will reveal fundamentals in all types of activities close to our hearts in Iowa and throughout the nation. In affairs of state he excelled and stood right through adversity and temptation. Let no evil genius try to turn Washington from the right as he saw it. Over Washington, no one had power except truth, justice and right.

As we pause to commemorate his birthday, confronted as we are with the tasks of our day, let us emulate his patriotism, his fidelity to truth and justice and to God. It is, therefore, fitting and proper, Mr. President, that on this day you be presented with a token taken directly from his handiwork in his close association with nature, and I am, therefore, happy at this time to present to you Mr. Victor Lindquist, of Chariton, Lucas county, Iowa, who will present to you a gift, the product of his own labors.

MR. PRESIDENT: Through the kindness of Congressman Karl M. Le-Compte, I was given a block of wood from an elm tree planted by George Washington on the capitol grounds in Washington.

I think it entirely fitting that a gavel from this block of wood be presented to the President of the Senate on this, the birthday of the father of our country.

With a feeling of reverence I have carved from this block of wood two gavels, one for the President of the Senate and one for the Speaker of the House, and it gives me great pleasure to present to you now this gavel made from the last remaining tree planted by the father of our country.

President Evans expressed his grateful appreciation.

SPECIAL ORDER

Senator Faul asked and received unanimous consent that Senate File 18 be made a special order of business for Wednesday, February 23, at 10:15 a.m.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Joint Resolution 2.

> DON RISK, Chairman Senate Committee. GEORGE L. PAUL. Chairman House Committee.

Report adopted.

BILL SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: House Joint Resolution 2.

THIRD READING OF BILLS

On motion of Senator Lynes, Senate File 344, a bill for an act to make appropriations to Stanley L. Hart, Keokuk, Iowa; Fern E. Sharp, Elkader, Iowa; Leroy S. Mercer, Iowa City; Harvey J. Long, Clinton, Iowa; Edward J. Morrissey, Valeria, Iowa, and Philip T. Hedin, Davenport, Iowa, with report of the appropriations committee without recommendation, was taken up and considered and the report of the committee adopted.

Senator Skourup offered the following amendment and moved its adoption:

Amend Senate File 344 by adding section 8 thereto as follows:

"Sec. 8. This act being deemed of immediate importance shall be in full force and effect on its publication in the Mediapolis New Era, a newspaper published at Mediapolis, Iowa, and in the Labor News, a newspaper published at Burlington, Iowa."

The amendment was adopted.

Senator Skourup moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 44:

Augustine Bateson Bekman Benson Berg Byers Colburn Doud Dykhouse Elthon Faul	Foster Gillesp Hatter Hennir Hultms Humbe Jacobs Leo Linnev Lord
Faul Fishbaugh	Lynes Martin

roster
Gillespie
Hattery
Henningsen
Hultman
Humbert
Jacobson
Leo
Linnevold
Lord
Lynes
Martin

Maytag McCarville	
McMurry	
Miller Parker	
Prentis Ridout	
Risk Roberts	
Skourup Tudor	

Van Eaton	
Van Patten	
Vittetoe	
Walter	
Watson of	
O'Brien	
Watson of	
Pottawattamie	
West Whitehead	
Zastrow	

Nays: none.

Absent or not voting, 6:

Hart Mercer Reilly Sharp Knudson Myrland

The bill having received a constitutional and two-thirds majority was declared to have passed the Senate and the title was agreed to.

Senator Lynes moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Lynes, Senate File 345, a bill for an act to make appropriations to George Faul, Des Moines, Iowa; DeVere Watson, Council Bluffs, Iowa; Leroy S. Mercer, Iowa City, Iowa; M. F. Hicklin, Wapello, Iowa; W. S. Lynes, Waverly, Iowa; J. E. Hansen, Dedham, Iowa; O. N. Hultman, Stanton, Iowa; R. E. Duffield, Guthrie Center, Iowa; C. J. Knickerbocker, Fairfax, Iowa; William S. Beardsley, New Virginia, Iowa; J. T. Dykhouse, Rock Rapids, Iowa; W. R. Fimmen, Bloomfield, Iowa; Leo Elthon, Fertile, Iowa; Harry E. Watson, Sanborn, Iowa; Mel Graham, Audubon, Iowa, and Robert C. Reilly, Dubuque, Iowa, with report of appropriations committee without recommendation, was taken up, and considered, and the report of the committee adopted.

Senator Skourup offered the following amendment and moved its adoption:

Amend Senate File 345 by adding section 20 thereto as follows:

"Sec. 20. This act being deemed of immediate importance shall be in full force and effect on its publication in the Mediapolis New Era, a newspaper published at Mediapolis, Iowa, and in the Labor News, a newspaper published at Burlington, Iowa."

The amendment was adopted.

Senator Skourup moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 42:

Augustine Bateson	Fishbaugh Foster	Knudson Leo	McMurry Miller
Bekman	Gillespie	Linnevold	Myrland
Benson	Hart	Lord	Parker
Berg	Hattery	Lynes	Prentis
Byers	Henningsen	Martin	Ridout
Colburn	Humbert	Maytag	Risk
Doud	Jacobson	McCarville	Roberts

Sharp Skourup **Tudor** Van Eaton Van Patten Vittetoe Walter West Whitehead Zastrow

Nays: none.

Absent or not voting, 8:

Dykhouse Hultman Elthon Mercer Faul Reilly Watson of O'Brien Watson of Pottawattamie

The bill having received a constitutional and two-thirds majority was declared to have passed the Senate and the title was agreed to.

Senator Lynes moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Lynes, Senate File 275, a bill for an act relating to the unincumbered balance of the old-age assistance appropriation made by the Fifty-second General Assembly, was taken up, and considered.

Senator Lynes offered the following amendment and moved its adoption:

Amend Senate File 275 by striking all of section 2 and inserting in lieu thereof the following:

"Sec. 2. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Waverly Democrat, a newspaper published at Waverly, Iowa, and the Nashua Reporter, a newspaper published at Nashua, Iowa."

The amendment was adopted.

Senator Lynes asked and received unanimous consent that further action on Senate File 275 be deferred and that the bill be placed on the calendar under unfinished business.

Senator Faul asked and received unanimous consent that Senate File 1 be re-referred to the committee on appropriations.

PRESENTATION OF VISITOR

Senator McCarville asked and received unanimous consent to present to the Senate the Honorable Paul H. Anderson of Webster county, a former member of the Senate, who was present in the Senate chamber.

THIRD READING OF BILLS

On motion of Senator Bateson, Senate File 271, a bill for an act to repeal chapter one hundred eight (108), Code 1946, and amend

chapter one hundred eleven (111), Code 1946, extending the duties of the state conservation commission to include forestry and other land and water use practices in the interest of the general economy of the state, was taken up, and considered.

Senator Prentis asked and received unanimous consent to withdraw the amendment filed by him and found on page 396 of the Senate Journal.

Senator Bateson offered the following amendment and moved its adoption:

Amend Senate File 271 by striking the comma in line 5, section 2, and inserting in lieu thereof the following: "within the watersheds of state owned areas".

Further amend by inserting after the word "acquire" in line 6, section 2, the following: ", subject to the approval of the executive council,".

Further amend by inserting after the word "lands" in line 6, section 2, the following: "in such watersheds".

Further amend by inserting after the comma following the word "lands" at the end of line 9, section 2, the following: "within such watersheds".

Further amend by striking the last sentence in section 2.

The amendment was adopted.

Senator Bateson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 45:

Augustine Bateson Bekman Benson Berg Byers Colburn Dykhouse Elthon Foster Gillespie Hart

Hattery Henningsen Hultman Humbert Jacobson Knudson Leo Linnevold Lord Lynes Martin Maytag

McCarville McMurry Mercer Miller Myrland Parker Prentis Ridout Roberts Sharp Skourup

Tudor

Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West Whitehead Zastrow

Nays, 1:

Faul

Absent or not voting, 4:

Doud Fishbaugh Reilly Risk

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

Senator Bateson moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Dykhouse, Senate File 272, a bill for an act to amend chapter one hundred sixty-one (161), Code 1946, relating to fruit tree and forest reservations, was taken up, and considered.

Senator Walter offered the following amendment by Senators Walter, Knudson and Van Patten and moved its adoption:

Amend Senate File 272 by adding the following:

"Sec. 2. Section one hundred sixty-one point seven (161.7), Code 1946, is amended as follows:

"'1. Strike the word "forty" in line three (3) and substitute therein the word "thirty".

"2. Strike the word "seventy" in line three (3) and substitute therein the word "sixty"."

The amendment was adopted.

Senator Sharp moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie

West Whitehead Zastrow

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Augustine	Gillespie	Maytag	
Bateson	Hart	McCarville	•
Bekm an	Hattery	McMurry	•
Benson	Henningsen	Mercer	•
Berg	Hultman	Miller	
Byers	Humbert	Myrland .	
Colburn	Jacobson	Parker	
Doud	Knudson	Prentis	
Dykhouse	Leo	Ridout	
Elthon	Linnevold	Risk	
Faul	Lord	Roberts	
Fishbaugh	Lynes	Sharp	
Foster	Martin	Skourup	

Navs: none.

Absent or not voting, 1:

Reilly

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

Senator Sharp moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

BILL WITHDRAWN FROM CONSIDERATION

Senator Walter asked and received unanimous consent that Senate File 276 be withdrawn from consideration of the Senate.

On motion of Senator Dykhouse, House File 80, a bill for an act providing for penalties to be imposed for the operation of a motor boat while intoxicated or while under the influence of narcotic drugs, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Faul asked and received unanimous consent to withdraw the following amendment by Senators Colburn and Faul:

Amend House File 80 by adding thereto an additional section as follows:

"Section one hundred nine point seventy-seven (109.77), Code 1946, is amended by inserting after the word 'state' in line three (3) thereof the following: 'except Spirit Lake, West Okoboji Lake and Storm Lake'."

Further amend House File 80 by striking the period at the end of the title and adding the following: "and to permit trolling from power boats and sail boats in the four (4) largest lakes in the state."

Senator Bateson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Augustine Gillespie Maytag Bateson Hart McCarville Bekman Hattery McMurry Benson Henningsen Mercer Berg Hultman Miller Byers Humbert Myrland Colburn Jacobson Parker Prentis Doud Knudson Dykhouse Ridout Leo Linnevold Elthon Risk Roberts Faul Lord Fishbaugh Lynes Sharp Foster Martin Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 1: Reilly

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

Senator Bateson moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed. On motion of Senator Faul, Senate File 76, a bill for an act to amend section three hundred twenty-one point fifty-three (321.53), Code 1946, relating to permits to non-resident owners of motor vehicles, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Fishbaugh took the chair at 11:08 a.m.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Augustine Gillespie Maytag Tudor Hart McCarville Bateson Van Eaton Bekman Hattery McMurry Van Patten Benson Henningsen Mercer Vittetoe Berg Hultman Miller Walter Byers Humbert Myrland Watson of Colburn Jacobson Parker O'Brien Watson of Doud Knudson Prentis Dykhouse Leo Ridout Pottawattamie Elthon Lord Risk West Linnevold Roberts Whitehead Faul Fishbaugh Sharp Zastrow Lynes Foster Martin Skourup

Nays: none.

Absent or not voting, 1:

Reilly

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

Senator Faul asked and received unanimous consent that House File 95 be substituted for Senate File 36 now on the calendar.

BILL WITHDRAWN FROM CONSIDERATION

Senator Faul asked and received unanimous consent that Senate File 36 be withdrawn from further consideration of the Senate.

On motion of Senator Hattery, Senate File 163, a bill for an act to amend section four (4) of chapter one hundred fifty (150), Acts of the Fifty-second General Assembly, relating to the change of boundaries of school districts in certain instances, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

The following committee amendment was considered:

Amend section one (1) by striking from line 14 the period (.) and quotation mark (") and adding the following: "and the state department of public instruction."

The committee amendment was adopted.

Senator Hattery moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

21,500, 40.		
Augustine	Gille spie	Maytag
Bateson	Hart	McCarville
Bekman	Hattery	McMurry
Benson	Henningsen	Mercer
Berg	Hultman	Miller
Byers	Humbert	Myrland
Colburn	Jacobson	Parker
Doud	Knudson	Prentis
Dykhouse	Leo	Ridout
Elthon	Linnevold	Risk
Faul	Lord	Roberts
Fishbaugh	Lynes	Sharp
Foster	Martin	

Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
Whitehead
Zastrow

Nays: none.

Absent or not voting, 2:

Reilly West

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

Senator Hattery moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

PRESENTATION OF VISITOR

Senator Byers announced that the Honorable Bourke B. Hickenlooper, United States Senator, was present in the Senate chamber, and moved that a committee of three be appointed to escort Senator Hickenlooper to the rostrum.

The motion prevailed and the chair appointed as such committee Senators Byers, Hattery and Humbert.

Senator Hickenlooper addressed the Senate.

On motion of Senator Elthon the Senate recessed until 1:30 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

REPORTS OF COMMITTEE

Senator Lynes submitted the following report:

MR. PRESIDENT: Your committee on appropriations to which was referred House Concurrent Resolution 12, a resolution that certain bills, authorized by legislative action, are hereby approved and ordered paid as provided by section two point twenty (2.20), Code 1946, begs leave to report it has had the same under consideration and recommends the same do pass.

J. KENDALL LYNES, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred Senate File 54, a bill for an act to establish a fund for financing engineering studies and research projects, begs leave to report it has had the same under consideration and recommends the same do pass.

J. KENDALL LYNES, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 357, a bill for an act to make a deficiency appropriation to the aid to dependent children department of the social welfare department, begs leave to report it has had the same under consideration and recommends the same de pass.

J. KENDALL LYNES. Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 394, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1949, and ending June 30, 1951, to the state fair board for the purpose of state aid to agricultural societies, begs leave to report it has had the same under consideration and recommends the same do pass.

J. KENDALL LYNES, Chairman,

Ordered passed on file.

HOUSE CONCURRENT RESOLUTION 12

Senator Prentis called up House Concurrent Resolution 12, found found on pages 431 and 432 of the Senate Journal, with a report of the committee on appropriations recommending passage.

On motion of Senator Prentis, the report of the committee was adopted.

On motion of Senator Prentis, the resolution was adopted.

SENATE CONCURRENT RESOLUTION 12 By Byers

Whereas, The Legislature is advised of a meeting of the Pioneer Lawmakers Association to be held in the Historical building on Tuesday, March 15, 1949, and of their custom of formally calling on the General Assembly; therefore,

Be It Resolved by the Senate, the House Concurring: That the General Assembly meet in joint session in the House chamber on Tuesday, March 15, 1949, at 2:00 p.m., and that the Pioneer Lawmakers be invited to attend and present a program on that date.

COMMUNICATIONS

The following communications were received from the state appeal board:

Office State Comptroller

February 21, 1949.

recommendation

To the Secretary of the Senate and Chief Clerk of the House of Representatives:

In accordance with the provisions of chapter 25, Code of 1946, there are submitted herewith claims acted upon by the state appeal board on February 21, 1949. Each claim bears the recommendation of the board as shown in the schedule attached.

Claims of a general nature are numbers 87, 114, 115, 116, 117, 118, 119, 120 and 124.

RAY E. JOHNSON, Chairman, State Appeal Board.

Claims of a General Nature Filed With the State Appeal Board For Its Consideration February 21, 1949.

	Board For Its Consideration	February 21,	1949.
No.	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved by Board
87	Louis J. Muehle, Des Moines, Iowa— Per diem and expense	\$ 92.03	\$ 92. 0 3
114	Winnebago County, Forest City, Iowa Assessment drainage district No. 25.	458.82	458.82
115	Wm. Kendrick, Davenport, Iowa—Damage to auto taken by inmate estate hospital	of 500,00	No recommendation
116	Gamble Robinson Co., Minneapolis, Minn.—Refund oleomargine tax	362.70	362.70
117	Mrs. Homer Newton, Oskaloosa, Iowa Employment benefits		Entitled to con- sideration in accordance with

118	Clarence Schultz, Mason City, Iowa— Medical expense due to injury to	
	daughter by a state owned truck 2,535.75	800.00
119	Independent School District of Iowa City. Iowa—Children of G. I. students attending Iowa City schools	Recommend payment
120	Kearne Garden Chapel, Waterloo, Iowa —Burial O. A. pensioner	150.00
124	Mrs. Fannie Bruns, Sutherland, Iowa— Injury and time lost due to a collision of state owned truck and auto 150.00	150.00

BILLS ASSIGNED TO COMMITTEE .

President Evans announced the following assignment of bills to committee:

- S. F. 381 Motor Vehicles
- S. F. 382 Judiciary 1
- S. F. 383 Cities and Towns
- S. F. 392 Schools and Educational Institutions
- S. F. 393 Compensation of Public Officers and Employees

REPORTS OF COMMITTEES

Senator Foster submitted the following report:

MR. PRESIDENT: Your committee on agriculture to which was referred Seacte File 246, a bill for an act to amend chapter one hundred seventy-nine (179), Code 1946, in regard to the tax levied and imposed on butter-fat sold during the month of June, begs leave to report it has had the same under consideration and returns the bill without recommendation.

HARLAN C. FOSTER. Chairman.

Ordered passed on file.

Senator Parker submitted the following report:

MR. PRESIDENT: Your committee on public health to which was referred Senate File 13, a bill for an act relating to prevention by department of health of pollution of streams and bodies of water, begs leave to report it has had the same under consideration and recommends the same be smended as follows; and when so amended the bill do pass:

Amend Senate File 13 by striking all of line 5, paragraph 5, and substituting in lieu thereof the following: "Executive Council."

E. S. PARKER, Ranking Member.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on public health to which was referred Senate File 103, a bill for an act relating to the qualifications and

term of nurse examiners, the practice of nursing, the licensing of persons to practice nursing, and the license fee required under reciprocal agreements, begs leave to report it has had the same under consideration and recommends the same do pass.

E. S. PARKER, Ranking Member.

Ordered passed on file.

Senator Dykhouse submitted the following report:

MR. PRESIDENT: Your committee on conservation to which was referred House File 5, a bill for an act to amend subsections 1 and 3 of section 160.4, Code 1946, relating to the membership, functions and compensation of members of the state soil conservation committee, begs leave to report it has had the same under consideration and recommends the same do pass.

J. T. DYKHOUSE, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on conservation to which was referred House File 9, a bill for an act providing for the establishment of districts having for their purpose the protection of land from damage by soil erosion and floods; amending sections 455.9, 455.18, 455.47, 455.51, 455.56, relating to levee and drainage districts, begs leave to report it has had the same under consideration and recommends the same do pass.

J. T. DYKHOUSE, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on conservation to which was referred House File 146, a bill for an act to permit licensed game breeders to sell pheasants raised by them to markets for the purpose of resale and use for food, begs leave to report it has had the same under consideration and recommends the same do poss.

J. T. DYKHOUSE, Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate File 18 by striking all of section 18 and substituting in lieu thereof the following:

"Sec. 18. Section four hundred fifty-five point eighty-one (455.81), Code 1946, is amended by adding thereto the following:

"'Before such bonds shall be issued, the governing body of the district shall cause an action for declaratory judgment to be brought in the district court of the county in which the bonds are to be issued, asking that their legality be confirmed. The court shall fix a date for hearing thereon and notice thereof shall be given to the owners of each lot or tract of land within the district, which shall be affected by an assessment to pay the proposed bonds, as shown by the transfer books in the auditor's office; also to the holders of liens of record upon said lands; and to all persons to whom it may concern without naming them specifically. Such notice shall be given by publication once each week for two (2) consecutive weeks in a newspaper of general circulation within the county, the last publication date of which shall be not less than twenty (20) days before the date set for such hearing. After the entry of the declaratory judgment adjudicating the validity of such bonds, the approval of the district court shall be endorsed on the bonds before their issuance."

DEVERE WATSON. GEORGE FAUL.

Amend Senate File 225 by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Section four hundred twenty-two point forty-five (422.45), Code 1946, is hereby amended by adding at the end thereof the following new paragraphs:

- "'6. The gross receipts from sales of industrial materials, machinery, and equipment which are directly used in the actual fabricating, compounding, manufacturing, or servicing of tangible personal property intended to be sold ultimately at retail.
- "'7. The gross receipts from sales of materials and equipment which are used in manufacturing, pumping, processing, generating, transmitting, or distributing through wires or pipelines, gas, electricity, water, heat, or communication service intended to be sold ultimately at retail.'
- "Sec. 2. Subsection one (1) of section four hundred twenty-three point one (423.1), Code 1946, is hereby amended by substituting a period (.) for the comma (,) in line sixteen (16) thereof and striking the balance of the subsection.
- "Sec. 3. The provisions of this act shall be applicable to the quarter ending March 31, 1949, and every return and payment for said quarter shall be made under the provisions of this act.
- "Sec. 4. This act being deemed of immediate importance shall be in full force and effect on its publication in the Northwood Anchor & Index, a newspaper published at Northwood,

Iowa, and in the Plain Talk, a newspaper published at Des Moines, Iowa."

FRED MAYTAG. LEO ELTHON. RALPH E. BENSON JOHN P. BERG. R. R. BATESON.

Amend Senate File 283, section 4, by adding at the end of line 23 thereof the following:

"No such rule shall prohibit advertising except that of a character which contains untruthful, improbable, deceptive or misleading statements."

E. K. BEKMAN.

R. BATESON.

E. S. PARKER.

Amend the Maytag, et al., amendment to Senate File 225 by adding a new section immediately after section 3 as follows:

"Section four hundred twenty-three point four (423.4), Code 1946, is amended by striking all of subparagraph five (5) thereof, and by substituting in lieu thereof the following:

"'5. Tangible personal property not physically stored or warehoused in Iowa for sale to consumers or users and used in connection with the operation of urban passenger transportation systems.'"

Further amend the Maytag, et al., amendment to Sénate File 225 by renumbering the succeeding sections.

GEORGE FAUL

Amend Senate File 226 by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Section four hundred twenty-three point one (423.1), Code 1946, is amended by striking from lines seventeen (17) and eighteen (18) of subsection one (1) thereof the following: 'which are not readily obtainable in Iowa' and inserting in lieu thereof the following: 'which are not customarily physically stored or warehoused in Iowa for sale to consumers or users'.

"Sec. 2. The provisions of this act shall be applicable to the quarter ending March 31, 1949, and every return and payment for said quarter shall be made under the provisions of this act.

"Sec. 3. This act being deemed of immediate importance shall be in full force and effect on its publication in the Manly Signal, a newspaper published at Manly, Iowa, and in the American Citizen, a newspaper published at Des Moines, Iowa."

Amend Senate File 266 as follows:

- 1. Strike from line 1 of section 2 the words "the Iowa state highway commission or".
- 2. Strike from line 2 of section 2 the words ", or both jointly,".
- 3. Strike from line 2 of section 3 the words "Iowa state highway commission or any".
- 4. Strike from line 3 of section 3 the words "the Iowa state highway commission or".

LUKE VITTETOE.

Amend Senate File 320, section 7, by substituting a comma (,) for the period (.) after the word "assessor" in line 19 thereof, and by adding thereafter the following: "except that in any county now or hereafter having a population of more than one hundred ninety thousand (190,000) whose board of supervisors has contracted or may contract for the employment of expert appraisers to assist the county assessor in determining the value of property for taxation, the board of supervisors may levy a special tax against all the taxable property in the county and appropriate and expend the same for the purpose of paying the cost of such services, or return the same to funds from which transfers were made for such purpose."

GEORGE FAUL.

Amend Senate File 374 by striking all of section 3 and inserting in lieu thereof the following:

"Sec. 3. This act being deemed of immediate importance shall take effect and be in force from and after its publication in The Winfield Beacon, a newspaper published in Winfield, Iowa, and in the Mount Pleasant News, a newspaper published in Mount Pleasant, Iowa, said publications to be without cost to the state of Iowa."

HARLAN C. FOSTER.

Amend Senate File 382 by striking all of section 2 and inserting in lieu thereof the following:

"Sec. 2. This act being deemed of immediate importance shall take effect and be in force from and after its publication in The Milo Motor, a newspaper published at Milo, Iowa, and in the Record-Herald & Indianola Tribune, a newspaper published at Indianola, Iowa, said publications to be without expense to the state."

LOYD VAN PATTEN.

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Wednesday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, FEBRUARY 23, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend Claude W. Cooper, pastor of the First Methodist church, Muscatine, Iowa.

LEAVE OF ABSENCE •

Leave of absence was granted as follows: Senator Knudson for the day on account of illness on request of Senator Watson of Pottawattamie; Senator Sharp for the day on request of Senator Linnevold.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file: By Senator McCarville, from members of the Veterans of Foreign Wars of Boone county relating to "amputee" legislation.

By Senator McMurry, from residents of Lucas county favoring civil service for state employees; also, favoring the legalization of horse racing in the state of Iowa.

By Senator Parker, from Cherokee and Plymouth counties favoring old age survivors' insurance of public employees.

By Senator Watson of Pottawattamie, from residents of Council Bluffs, relating to city and town legislation pertaining to street improvements.

INTRODUCTION OF BILLS

Senate File 403, by Senators Berg and Faul, a bill for an act to amend sections three hundred seventy-five point one (375.1) and three hundred seventy-five point six (375.6), Code 1946, relating to continuance of musical education for public school students during vacation periods and to municipal bands.

Read first and second times, and passed on file.

Senate File 404, by Senator Vittetoe, a bill for an act to increase the permissible levy for cemetery fund in cities and towns under five thousand population and to amend section four hundred four point five (404.5), Code 1946.

Read first and second times, and passed on file.

Senate File 405, by Senator Leo, a bill for an act to legalize the proceedings of the boards of directors of the Toledo independent school district and the Toledo township district number four (4) of Tama county, in transferring certain territory in the Toledo township district to the Toledo independent school district, all in the city of Toledo, Iowa.

Read first and second times, and passed on file.

Senate File 406, by Senator Lord, a bill for an act to amend section forty-three point one hundred fourteen (43.114), Code 1946, relating to the time for holding municipal primaries in certain special charter cities.

Read first and second times, and passed on file.

Senate File 407, by committee on insurance, a bill for an act to amend section five hundred fifteen point forty-seven (515.47), Code 1946, relating to unearned premium reserves to be maintained by insurance companies and associations.

Read first and second times, and placed on the calendar.

Senate File 408, by Senators Fishbaugh, Miller, Prentis, Benson, Zastrow, Elthon, Augustine, Roberts, Foster and Bateson, a bill for an act to amend section one hundred twenty-four point five (124.5), Code 1946, relating to the insurance and revocation of beer permits, and the sale of beer.

Read first and second times, and passed on file.

Senate File 409, by committee on conservation, a bill for an act to amend chapter one hundred thirty-five (135), Code 1946, dealing with the pollution of state waters.

Read first and second times, and placed on the calendar.

Senate File 410, by committee on conservation, a bill for an act to provide for the creation of a county conservation board, and prescribing the powers, duties and terms of office of said board.

Read first and second times, and placed on the calendar.

Senate File 411, by Senator Bekman, a bill for an act to amend chapter five hundred six (506), Code 1946, relating to the organization of domestic insurance companies, by adding thereto a new sec-

tion prohibiting the conduct of an unauthorized insurance business and providing a penalty therefor.

Read first and second times, and passed on file.

Senate File 412, by Senators Bateson and Dykhouse, a bill for an act to amend section one hundred seven point five (107.5), Code 1946, and chapter seventy-nine (79), Acts of the Fifty-second General Assembly, relating to the compensation of members and employees of the state conservation commission.

Read first and second times, and passed on file.

Senate File 413, by Senators Bekman, Van Eaton, McCarville, Martin and Faul, a bill for an act to amend section ninety-six point three (96.3), Code 1946, and chapters seventy-three (73) and seventy-four (74), Acts of the Fifty-second General Assembly, relating to unemployment compensation and unemployment benefits; to redetermine benefits payable for partial unemployment; to change the limitation on benefit credits, and the manner in which benefits are charged; and to increase the allowable weekly benefit amount.

Read first and second times, and passed on file.

Senate File 414, by Senators McCarville, Henningsen and Skourup, a bill for an act to amend chapter one hundred eighty-three (183), Laws of the Fifty-second General Assembly, relating to compensation of county supervisors.

Read first and second times, and passed on file.

Senate File 415, by Senator Roberts, a bill for an act to amend section three hundred twenty-one point two hundred eighty-one (321.281), Code 1946, relating to the punishment for the fourth and subsequent offense of operating a motor vehicle while intoxicated.

Read first and second times, and passed on file.

Senate File 416, by Senator Humbert, a bill for an act to amend section three hundred twenty-one point eighteen (321.18), Code 1946, relating to registration of motor vehicles.

Read first and second times, and passed on file.

Senate File 417, by committee on schools and educational institutions, a bill for an act to amend chapters two hundred eighty-five (285), two hundred seventy-six (276), two hundred seventy-

nine (279), and two hundred eighty-two (282), Code 1946, relating to schools and transportation of pupils who attend public school and the funds provided therefor.

Read first and second times, and placed on the calendar.

Senate File 418, by Senator McCarville, a bill for an act to amend section seven hundred forty point twenty (740.20), Code 1946, relating to private use of public property.

Read first and second times, and passed on file.

Senate File 419, by committee on board of control, a bill for an act relating to funds excepted from the local budget law and to amend section twenty-four point fourteen (24.14), Code 1946.

Read first and second times, and placed on the calendar.

Senate File 420, by Senator Faul, a bill for an act to amend section six hundred eighty-two point twenty-three (682.23), Code 1946, relating to the investment of fiduciary funds.

Read first and second times, and passed on file.

Senate File 421, by Senators Bateson and Bekman, a bill for an act to amend section eighty-five point thirty-one (85.31), Code 1946, relating to payment of injury compensation to dependents.

Read first and second times, and passed on file.

Senate File 422, by Senator Doud, a bill for an act to amend section two hundred eighty-six point four (286.4), Code 1946, and section two hundred eighty-six point five (286.5), Code 1946, relating to supplementary aid to school districts.

Read first and second times, and passed on file.

Senate File 423, by Senator Faul, a bill for an act to amend section five hundred fifteen point thirty-five (515.35), Code 1946, relating to investments of insurance companies other than life.

Read first and second times, and passed on file.

Senate File 424, by Senator Faul, a bill for an act to amend subsection eight (8) of section five hundred eleven point eight (511.8), Code 1946, relating to investment of the funds of life insurance companies.

Read first and second times, and passed on file.

Senate File 425, by Senator Faul, a bill for an act to amend section five hundred four point eight (504.8), Code 1946, relating to the powers of cemetery associations.

Read first and second times, and passed on file.

Senate File 426, by committee on judiciary 2, a bill for an act to provide for a credit on personal income tax imposed under the provisions of division two (2), chapter four hundred twenty-two (422), Code 1946, beginning with the year nineteen hundred forty-nine (1949) and payable in the year nineteen hundred fifty (1950).

Read first and second times, and placed on the calendar.

Senate File 427, by committee on compensation of public officers and employees, a bill for an act to repeal section seventy-nine point nine (79.9), Code, 1946, and to enact a substitute therefor; and to amend sections three hundred nine point twenty (309.20), three hundred thirty-one point twenty-two (331.22), three hundred thirty-seven point eleven (337.11), three hundred forty point fourteen (340.14) and three hundred forty point nineteen (340.19), all of Code 1946, relating to the mileage allowance of county engineers, boards of supervisors, sheriffs, county superintendents of schools and coroners.

Read first and second times, and placed on the calendar.

PRESENTATION OF VISITORS

Senator Faul asked and received unanimous consent to present to the Senate 135 members of the seventh and eighth grade senior history classes of Des Moines Technical high school who were present in the balconies with their instructors, Mrs. Edna Bohlman and Mr. Farrow.

Senator Hattery asked and received unanimous consent to present to the Senate the members of the twelfth grade of the Colo high school who were present in the balcony with their superintendent, Mr. W. P. Truesdell.

Senator Byers called up the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 12 By Byers

Whereas, The Legislature is advised of a meeting of the Pioneer Lawmakers Association to be held in the Historical building on Tuesday, March 15, 1949, and of their custom of formally calling on the General Assembly; therefore,

Be It Resolved by the Senate, the House Concurring: That the General Assembly meet in joint session in the House chamber on Tuesday, March 15, 1949, at 2:00 p.m., and that the Pioneer Lawmakers be invited to attend and present a program on that date.

The motion prevailed and the resolution was adopted.

SPECIAL ORDER

The hour of 10:15 a.m. having arrived, the chair announced the special order for the consideration of Senate File 18.

THIRD READING OF BILLS

On motion of Senator Faul, Senate File 18, a bill for an act to amend sections four hundred fifty-five point seven (455.7), four hundred fifty-five point eight (455.8), four hundred fifty-five point nine (455.9), four hundred fifty-five point ten (455.10), four hundred fifty-five point twelve (455.12), four hundred fifty-five point twenty (455.20), four hundred fifty-five point thirty-four (455.34), four hundred fifty-five point thirty-five (455.35), four hundred fifty-five point thirty-eight (455.38), four hundred fifty-five point forty (455.40), four hundred fifty-five point sixty-eight (455.68), four hundred fifty-five point sixty-nine (455.69), four hundred fifty-five point seventy (455.70), four hundred fifty-five point seventy-two (455.72), four hundred fifty-five point seventy-four (455.74), four hundred fifty-five point eighty-one (455.81), four hundred fifty-five point eighty-seven (455.87), four hundred fiftyfive point one hundred twenty-eight (455.128), four hundred fiftyfive point one hundred thirty (455.130), four hundred fifty-five point one hundred thirty-five (455.135), four hundred fifty-five point one hundred thirty-six (455.136), four hundred fifty-five point one hundred thirty-seven (455.137), four hundred fifty-five point one hundred thirty-eight (455.138), four hundred fifty-five point one hundred thirty-nine (455.139), four hundred fifty-five point one hundred forty (455.140), four hundred fifty-five point one hundred forty-one (455.141), four hundred fifty-five point one hundred forty-two (455.142), four hundred fifty-five point one hundred forty-six (455.146), four hundred fifty-five point one hundred forty-seven (455.147), four hundred fifty-five point one hundred fifty-three (455.153), four hundred fifty-five point one hundred fifty-six (455.156), four hundred fifty-five point one hundred sixty-seven (455.167), four hundred fifty-seven point twenty-two (457.22), and four hundred fifty-seven point twenty-three (457.23), Code 1946, relating to levee and drainage districts, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Bateson took the chair at 10:35 a.m.

Senator Watson of Pottawattamie offered the following amendment by Senators Watson and Faul and moved its adoption:

Amend Senate File 18 by striking all of section 18 and substituting in lieu thereof the following:

"Sec. 18. Section four hundred fifty-five point eighty-one (455.81), Code 1946, is amended by adding thereto the following:

"'Before such bonds shall be issued, the governing body of the district shall cause an action for declaratory judgment to be brought in the district court of the county in which the bonds are to be issued, asking that their legality be confirmed. The court shall fix a date for hearing thereon and notice thereof shall be given to the owners of each lot or tract of land within the district, which shall be affected by an assessment to pay the proposed bonds, as shown by the transfer books in the auditor's office; also to the holders of liens of record upon said lands; and to all persons to whom it may concern without naming them specifically. Such notice shall be given by publication once each week for two (2) consecutive weeks in a newspaper of general circulation within the county, the last publication date of which shall be not less than twenty (20) days before the date set for such hearing. After the entry of the declaratory judgment adjudicating the validity of such bonds, the approval of the district court shall be endorsed on the bonds before their issuance.'"

The amendment was adopted.

Senator Watson of Pottawattamie offered the following amendment by Senators Watson, Faul and Mercer and moved its adoption:

Amend the title to Senate File 18 by striking from lines 4 and 5 the words and figures "four hundred fifty-five point ten (455.10)" and inserting in lieu thereof the words and figures "four hundred fifty-five point one hundred ten (455.110)"; and by inserting after the comma in line 10 of the title the words and figures "four hundred fifty-five point fifty-one (455.51)"; and by striking from line 12 of the title the words and figures "four hundred fifty-five point seventy (455.70)"; and by inserting after the word "to" in the next to the last line of the title the words "the construction, maintenance, repairs, improvements, operation and financing of".

Further amend Senate File 18 by striking all of section 15.

Further amend Senate File 18 by striking all of section 22 and by substituting in lieu thereof the following:

"Sec. 22. Section four hundred fifty-five point one hundred thirty-five (455.135), Code 1946, is amended by striking all of said section and by substituting in lieu thereof the following: 'When any levee or drainage district shall have been established and the improvement constructed, the same shall be at all times under the supervision of the board of supervisors except as otherwise provided for control and management by a board of trustees and it shall be the duty of the board to keep the same in repair. The board at any time on its own motion, without notice, may order done whatever is necessary to restore or maintain a drainage or levee improvement in its original efficiency or capacity, and for that purpose may remove silt and debris, repair any damaged structures, remove weeds and other vegetable growth, and whatever else may be needed to restore or maintain such efficiency or capacity. If in maintaining and repairing tile lines the board finds from the engineer's report it is more economical to construct a new line than to repair the existing line, such new line may be considered to be a repair.

"'In the case of minor repairs not in excess of five hundred dollars (\$500.00) where the board finds that the same will result in a saving to the district it may cause the same to be done by secondary road equipment and labor of the county and then reimburse the secondary road maintenance fund from the drainage district fund thus benefited.

"'When the board deems it necessary it may repair or reconstruct the outlet of any private tile line which empties into a drainage ditch of any drainage district and assess the costs in each case against the land served by the private line.

"'When the board determines that improvements, which differ from the repairs referred to in the preceding paragraphs, are necessary or desirable, it may appoint an engineer to make such surveys as seem appropriate to determine the nature and extent of such improvements, and to file a report showing what improvements are recommended and their estimated costs, which report may be amended before final action. Such improvements may include enlarging, reopening, widening, deepening, straightening or lengthening any drain, changing its location or improving or enlarging the outlet for better service; converting all or any part of any drain from an open ditch to a closed drain; installing surface pipe for open ditches; enlarging, altering, or improving pumping plants; leveling spoil banks, or constructing settling basins. If the estimated cost of the improvements does not exceed twenty-five per cent (25%) of the original cost of the district, the board may order the work done without notice. The board shall not divide proposed improvements into separate programs in order to avoid the twenty-five per cent (25%) limitation herein fixed for making improvements without notice. If the board deems it desirable to make improvements where the estimated cost exceeds twenty-five per cent (25%) of the original total cost of the district, it shall set a date for a hearing on the matter of constructing such improvements and also on the matter of whether there shall be a reclassification of benefits for the cost of such improvements, and shall give

notice as provided in section four hundred fifty-five point twenty (455.20) to section four hundred fifty-five point twenty-four (455.24), inclusive, Code 1946. At such hearing the board shall hear objections to the feasibility of such improvements and such arguments for or against a reclassification as may be presented by or for any taxpayer of the district. Following the hearing the board shall order made such improvements as it deems desirable and feasible, and shall also determine whether there should be a reclassification of benefits for the cost of such improvement. If it is determined that such reclassification of benefits should be made the board shall proceed as provided in section four hundred fifty-five point forty-five (455.45), Code 1946. Any interested party shall have the right of appeal from such orders in the manner provided in this chapter. Provided, however, that the provisions of this section shall not affect the procedures of section four hundred fifty-five point one hundred forty-two (455.142) covering the common outlet.

"'Where under the laws in force prior to 1904, drainage ditches and levees were established and constructed without fixing at the time of establishment a definite boundary line for the body of land to be assessed for the cost thereof, the body of land which was last assessed to pay for the repair thereof shall also be considered as the established district for the purpose of this section.'"

Further amend Senate File 18, section 6, by striking from lines 1 and 2 the words and figures "four hundred fifty-five point ten (455.10)" and inserting in lieu thereof the words and figures "four hundred fifty-five point one hundred ten (455.110)"; and by adding to said section 6 a new paragraph as follows: "All of the provisions of this section shall, when applicable, apply to repair work and improvement work in the same force and effect as to original construction."

Further amend Senate File 18, section 13, by striking from line 9 the word "the" and inserting in lieu thereof the word "his"; and by striking from line 12 the word "the" and inserting in lieu thereof the word "his".

Further amend Senate File 18, section 20, by adding the word "proposed" following the word "the" in line 4.

Further amend Senate File 18, section 21, by striking the word "outlet" in line 6; and by striking the last sentence of said section 21.

Further amend Senate File 18, section 23, by striking from line 4 the word "and" and inserting in lieu thereof the word "or".

Further amend Senate File 18, section 28, by striking the words "repairs or" from line 4; and by striking from line 6 the words and figures "fifteen per cent (15%)" and inserting in lieu thereof the words and figures "twenty-five per cent (25%)"; and by striking the last two sentences of said section 28; and by inserting after the word "and" in line 10 of said section 28 the word "tile".

Further amend Senate File 18 by adding a new section designated as section thirty-seven (37), to read as follows:

"Sec. 37. Section four hundred fifty-five point fifty-one (455.51), Code 1946, is amended by adding the following new subsection:

"4. Any specific benefits other than those derived from the drainage of agricultural lands shall be separately stated."

Senator Whitehead offered the following amendment to the amendment and moved its adoption:

Amend the amendment by adding after the word "capacity" in line 34, section 22, the following:

", provided, however, if the estimated cost of repair exceeds fifty per cent of the original total cost of the district, the board shall set a date for a hearing on the matter of making such repairs, and shall give notice as provided in section four hundred fifty-five point twenty (455.20) to section four hundred fifty-five point twenty-four (455.24), inclusive, Code 1946. At such hearing the board shall hear objections to the feasibility of such repairs, following the hearing the board shall order made such repairs as it deems desirable and feasible. Any interested party shall have the right of appeal from such orders in the manner provided in this chapter".

The amendment to the amendment was adopted.

The amendment as amended was adopted.

Senator Fishbaugh offered the following amendment and moved its adoption:

Amend Senate File 18 by striking section 9.

The amendment was lost:

Senator Watson of Pottawattamie moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 42:

Augustine Tudor Foster Lynes Bateson Van Eaton Gillespie Martin Bekman Van Patten Hart Maytag McCarville Benson Hattery Vittetoe Berg Walter Henningsen Mercer **Bvers** Myrland Watson of Hultman Colburn O'Brien Parker Humbert Doud Jacobson Ridout Watson of Dykhouse Risk Pottawattamie Teo Elthon Linnevold Roberts West Faul Whitehead Lord Skourup

Nays, 2:

Fishbaugh Miller

Absent or not voting, 6:

Knudson Prentis Sharp Zastrow McMurry Reilly

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

Senator Watson of Pottawattamie moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

ADDITIONAL COPIES

Senator Watson of Pottawattamie asked and received unanimous consent to have 500 copies of Senate File 18 as passed by the Senate printed.

HOUSE FILE 206 RECALLED FROM HOUSE

Senator Faul asked and received unanimous consent that the Secretary of the Senate be instructed to recall from the House House File 206.

President Evans took the chair at 11:35 a.m.

UNFINISHED BUSINESS

Senator Maytag called up for further consideration Senate File 225, an act to amend subsection three (3) of section four hundred twenty-two point forty-two (422.42), Code 1946, relating to the definition of "retail sale" or "sale at retail."

Senator Maytag offered the following amendment by Senators Maytag, Elthon, Benson, Berg and Bateson and moved its adoption:

Amend Senate File 225 by striking all after the enacting clause and substituting in lieu thereof the following:

- "Section 1. Section four hundred twenty-two point forty-five (422.45), Code 1946, is hereby amended by adding at the end thereof the following new paragraphs:
- "'6. The gross receipts from sales of industrial materials, machinery, and equipment which are directly used in the actual fabricating, compounding, manufacturing, or servicing of tangible personal property intended to be sold ultimately at retail.
- "'7. The gross receipts from sales of materials and equipment which are used in manufacturing, pumping, processing, generating, transmitting, or distributing through wires or pipelines, gas, electricity, water, heat, or communication service intended to be sold ultimately at retail.'
- "Sec. 2. Subsection one (1) of section four hundred twenty-three point one (423.1), Code 1946, is hereby amended by substituting a period (.) for the comma (,) in line sixteen (16) thereof and striking the balance of the subsection.
- "Sec. 3. The provisions of this act shall be applicable to the quarter ending March 31, 1949, and every return and payment for said quarter shall be made under the provisions of this act.

"Sec. 4. This act being deemed of immediate importance shall be in full force and effect on its publication in the Northwood Anchor & Index, a newspaper published at Northwood, Iowa, and in the Plain Talk, a newspaper published at Des Moines, Iowa."

Senator Faul offered the following amendment to the amendment and moved its adoption:

Amend the Maytag, et al., amendment to Senate File 225 by adding a new section immediately after section 3 as, follows:

"Section four hundred twenty-three point four (423.4), Code 1946, is amended by striking all of subparagraph five (5) thereof, and by substituting in lieu thereof the following:

"5. Tangible personal property not physically stored or warehoused in Iowa for sale to consumers or users and used in connection with the operation of urban passenger transportation systems."

Further amend the Maytag, et al., amendment to Senate File 225 by renumbering the succeeding sections.

The amendment to the amendment was adopted.

The amendment as amended was adopted.

Senator Hattery asked and received unanimous consent to withdraw the amendments filed by Senators Hattery and Bateson and found on pages 358, 411 and 412 of the Senate Journal.

Senator Elthon asked and received unanimous consent to withdraw the committee amendment filed by him and found on page 412 of the Senate Journal.

Senator Fishbaugh asked and received unanimous consent to withdraw the amendment filed by him and found on page 424 of the Senate Journal.

Senator Maytag offered the following amendment by Senators Maytag and Faul and moved its adoption:

Amend the title to Senate File 225 by striking all after the word "act" in line 1 of the title and inserting in lieu thereof the following: "to amend sections four hundred twenty-two point forty-five (422.45), four hundred twenty-three point one (423.1) and four hundred twenty-three point four (423.4), Code 1946, relating to retail sales tax and use tax.

The amendment was adopted.

Senator Maytag moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 29:

Knudson

Elthon Van Eaton Bateson Martin Bekman Faul Walter Maytag Benson Hart Mercer Watson of Berg Henningsen O'Brien Miller Byers Hultman Myrland Watson of Colburn Pottawattamie Leo Prentis Whitehead Dong Linnevold Ridout Dykhouse Lord Skourup Nays, 16: Van Patten Augustine Hattery Parker Fishbaugh Humbert Risk Vittetoe Foster Lynes Roberts West Gillespie McCarville ' Tudor Zastrow Absent or not voting, 5: Jacobson McMurry Reilly Sharp

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

Senator Maytag moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

Senator Maytag asked and received unanimous consent that Senate File 226 be withdrawn from the calendar and re-referred to the committee on Iowa development.

ADDITIONAL COPIES

Senator Maytag asked and received unanimous consent to have 500 copies of Senate File 225 as passed by the Senate printed.

Senator Dykhouse asked and received unanimous consent to have 200 copies of Senate File 154 as passed by the Senate printed.

On motion of Senator Henningsen the Senate recessed until 1:30 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to return herewith, as requested, House File 206, a bill relating to the reserve requirements of state banks, or savings banks, or trust companies.

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

House Concurrent Resolution 11, memorializing Congress of the United States to enact a bill to aid the state in the enforcement of the cigarette tax now evaded by use of the United States mails.

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

House File 392, a bill for an act to provide funds for the construction and maintenance of highways, to create in the state treasury a road use tax fund, to provide income in the road use tax fund, to provide for the division, allocation, and expenditure of the road use tax fund.

A. C. Gustafson, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 11

A Concurrent Resolution memorializing and requesting the Congress of the United States to enact a bill to aid the state in the enforcement of the cigarette tax now evaded by use of the United States mails.

Whereas, the state of Iowa has seen fit to impose a tax on the sale and use of cigarettes within its boundaries, and the revenues so obtained constitute an important portion of the funds available for its functions of government, and

Whereas, it has been brought to the attention of the Senate and the House of Representatives of the state of Iowa that a large and growing system of evasion of such tax law has developed; that the United States mails are flooded with advertisements and inducements to the citizens of this state to violate the law of this state; that in numerous instances such advertisers entice prospective customers with statements to the effect that the use of the United States mails is sufficient proof of the legitimacy of such business and such a system; that the mails of the United States are constantly flooded with cigarettes in the process of delivery within this state, and on which cigarettes the tax required by the laws of this state have not and will not be paid; that this state is seriously disadvantaged by such use of the postal offices and mails of the United States for the purpose of evading the laws of Iowa; and that Iowa faces and is now suffering serious losses of revenue as a result of such system of evasion, and

Whereas, it has been brought to the attention of the Senate and the House of Representatives of Iowa that there is now pending before the Congress of the United States a proposed bill which would aid the states by requiring shippers of cigarettes in interstate commerce to furnish to the taxing authority of the state to which shipped a copy of the invoice on each shipment and the name and address of each person to whom shipped; now, therefore,

Be It Resolved by the House, the Senate Concurring Therein: That the Congress of the United States be and the same is hereby memorialized and respectfully urged to enact a bill requiring shippers of cigarettes in interstate commerce to furnish to the taxing authority of the state to which shipped a copy of the invoice on each such shipment; or to enact such other bill to the aid of the several states affected as may be property

Be It Further Resolved: That duly authenticated copies of this resolution be forwarded immediately to the presiding officers of the respective houses of Congress and to the Senators and Congressmen from Iowa.

HOUSE MESSAGE CONSIDERED

House File 392, a bill for an act to provide funds for the construction and maintenance of highways, to create in the state treasury a road use tax fund, to provide income in the road use tax fund, to provide for the division, allocation, and expenditure of the road use tax fund, to amend chapter three hundred ten (310), Code 1946, relating to farm to market roads, to amend chapter three hundred thirteen (313), Code 1946, relating to primary roads, to amend chapter three hundred twenty-one (321), Code 1946, relating to the registration of motor vehicles, to amend chapter three hundred twenty-four (324), Code 1946, relating to motor vehicle fuel tax, to amend chapter three hundred twenty-six (326), Code 1946, relating to the taxation of certificated motor vehicle carriers, to amend chapter four hundred twenty-two (422), Code 1946, relating to the sales tax, and to amend chapter four hundred twenty-three (423), Code 1946, relating to the use tax.

Read first time and referred to the committee on highways.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House File 80.

DON RISK, Chairman Senate Committee.

GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILL SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: House File 80.

A committee from the House appeared and announced that the House was ready to receive the Senate in joint convention, in accordance with Senate Concurrent Resolution 11 duly adopted.

JOINT CONVENTION

In accordance with law and Senate Concurrent Resolution 11 duly adopted, the joint convention was called to order, President - Evans presiding.

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

Senator Leo moved that a committee of three consisting of one member from the Senate and two members from the House be appointed to notify Paul Shipman Andrews, dean of the law school of Syracuse University, that the joint convention was ready to receive him.

Motion prevailed and the President appointed as such committee Senator Leo on the part of the Senate and Representatives Clarke and Schwengel on the part of the House.

The committee waited upon Dean Andrews and escorted him to the Speaker's station.

President Evans introduced to the joint convention General George Olmsted of Des Moines, president of the United World Federalists, in Iowa, who presented to the joint convention Dean Paul Shipman Andrews, who delivered the following address:

Mr. Lieutenant Governor, Mr. Speaker of the House and Members of the General Assembly of the State of Iowa:

To speak before this joint session would be a privilege and a distinction for the statesmen and the best minds of this or other lands. You will understand, I hope, that the honor you are doing me today gives me a feeling of pride and gratification and, at the same time, a sense of deep responsibility. I am quite aware, of course, that you have asked me to come here because, as intelligent and open minded men charged with framing the legislation for a great state, you feel it worthwhile to hear a man speak about a cause. I believe in that cause. Like many, many others, like many men wiser than I, I believe in it with all my heart and with a sense of dedication. In the absence of a better man to present it to you—and so great is the cause that in this legislative chamber the best man would be none too good—I shall present it to you to the best of my ability. For myself and for the cause I represent I am grateful for the honor, and for the opportunity.

In addressing the legislature of the state of Iowa one feels that he speaks in a high presence. But he feels something more. The other night I was speaking to a New York state friend about my coming to this state. He said, and many New York staters whom I know would echo him, "They make out there something about as close to the typical American as anything that exists." We in the east have read since childhood of the romance and the grim struggle of the days when you and your forefathers subdued your great and fertile middle west. We have

watched your rise to strength and prosperity and power. We have known strong, keen men from this state. The associate dean on my own faculty is from Iowa, Ralph Kharas; the dean of the great Maxwell School of Citizenship and Public Affairs at Syracuse University, a dear friend of mine, Paul Appleby, is from your state: We know the great names you have contributed to American history. I am telling you only the literal truth, then, when I say that I am glad to be here.

There is no state in the union perhaps where one could speak with greater confidence that his audience will understand the tradition of America, the tradition of our common law which through the centuries has lighted the pathway toward freedom and toward the dignity and worth of the individual human soul.

If I speak gravely, I hope you will forgive me, for the times are very grave. Indeed, you may conclude that what I shall say will have to do with ideas which have been slowly spreading for nineteen hundred years and more from a little land called Judea. There was revealed there, for mankind to use, a "new order" for the relationships of men. Dictatorships are not new. The subjugation by force and violence of tribes and nations to the will of a conquerer; terror and persecution and savagery and lust of power and might of arms were old when first the herald angels sang. But the new order, the only new order which the world knows, is that order whose aim and striving, however imperfectly achieved, is toward the freedom and dignity and worth of the individual human soul. Not as slaves, but only as free men, can men realize the possibilities of humanity.

Indeed I shall ask you, if you will, to bear in mind as I speak certain sayings that were uttered nearly two thousand years ago in that land of Judea. Things like "Give and it shall be given unto you;" "without vision the people perish;" "a house divided against itself cannot stand;" things which, as I think we Americans have at long last learned in two wars, are not just laudable ideals for Sunday morning, but are cold, hard, inescapable rules of conduct for men and nations.

I should like you to remember also while I am speaking, if you will, one other and quite different kind of thing. A distinguished American once said, in connection with the reform of government of a corrupt city in the east, "Sometimes things have to be very bad indeed before they can be made very good indeed." This, too, will have a bearing on what I shall try to say.

For things in the world today are very bad indeed. Let me review for you some of the facts which make the situation in which the world finds itself today perhaps the gravest it has faced since the beginning of recorded history.

When the first atom bomb exploded at Alamagordo we knew that something had happened quite new in the world's history. When a hundred thousand people died as a result of a split second blast over Hiroshima, in four square miles of that crowded city, we knew that civilization had quite suddenly passed into a new era, an era in which it had acquired the power to commit suicide, to destroy itself overnight. When the tests at Bikini showed the enormously greater power for destruction of atom

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bombs exploded under water—when we learned that radio-active products of the explosion falling upon ships in that little lagoon could not be cleansed or removed by any known means and might for all we know remain in deadly amount for years, for decades, for generations, for centuries, and that for such periods of time any place on which they fell would remain uninhabitable by human beings, one thing at least became crystal clear beyond question or argument or doubt or denial—there must not be another war.

We are told that bombs far more powerful than the one which blasted Hiroshima are now in existence and ready for their deadly use. We are told that bombs which, exploded in the air above a town, could blast four hundred square miles instead of the four square miles of Hiroshima, are in existence or an immediate prospect. We are told that a single bomb in New York harbor with a pleasant southeasterly breeze could destroy all life within the city and for a great area about it, and could make the places where the atomic fog fell uninhabitable for years or for centuries. General Groves, head of the Manhattan project which manufactured the original bomb, stated before a senate committee that it would be quite possible for an enemy armed with atom bombs to kill in the neighborhood of forty million American citizens in a single attack. We know from the statements of the atomic scientists that no defense is known or in prospect which will prevent a percentage of a fleet of bombers carrying atom bombs from getting through to their targets. We know that it will not be many years before a fleet of enemy airplanes, standing two hundred miles off the eastern shore of North America, could launch rocket missiles, directed by radar, and aimed with their atomic bomb warheads at the industrial centers of the United States. We understand that the atomic bomb is itself so small and light that it could be brought in by enemy saboteurs in suitcases and planted in industrial cities, with time fuses set to explode.

But we know, too, that any competent chemist can make in a bathtub enough virus of various kinds to destroy the entire population of the United States. Half a dozen or more rocket planes, shooting across the United States at a height, say, of seventy thousand feet, unobserved and perhaps unheard, could spread this virus in the form of a finely divided fog. We should not know even that we had been attacked until the health statistics started to rise. The epidemics of terrible disease thus spread could be far beyond the power of medical science to control. There are viruses which could be similarly distributed which destroy crops and grass and animals. This is not a "Buck Rogers" story. This is what the world's great scientists are telling us. This, unhappily, is real.

In early times and down to the middle ages war was almost a pastime, a deadly game played by armies, but not so deadly but what men could enjoy it, would sell their services as mercenary soldiers, would find glory in it. But men became more "civilized," more inventive. My grandfather was born in 1826, the year after the Erie canal in New York state was hailed as the world's great triumph of engineering genius. He died ninety-two years later in 1918 when I was a soldier in France. When he was seven years old, in 1833, the then head of the United States Patent Office tendered his resignation giving as his reason that in his opinion the peak

of invention had already been reached and in the future there would probably be very little need for his services. But during my grandfather's life he saw the railroads come, the telegraph, the telephone, electric lights, the automobile, the airplane—the dictionary is bulging with the names of the things we have made to our comfort and glory that our days might be long and that our sons and daughters might live after us in greater ease and in a softer security. As ever faster and faster we invent and build appliances and equipment and machines for life's comfort and security, so, and faster still, we find that these, our new possessions, are engines, too, for life's destruction; are tools of death as they are tools of life.

War, now, even in the second World War, is more than a pastime, more than a deadly game. Even the first World War foreshadowed what war was to become. Like many of you I saw the devastated cities of France, like Verdun and St. Mihiel. Like many of you also, I saw some of the shattered cities of the second World War, Cassino, Ancona, Formia, Pescara, Ortona, Messina. Neither for soldiers nor civilians was this last war a game. It was filthy and ugly and horrible beyond words.

But there MUST not be another war, for if there is, it will not be just another war filthier, uglier and nastier than the last. As General Bradley, the chief of staff, said: "The weapons now available will invade our homes here in America." The devastation, the destruction, the shattering of homes and factories and lives will not be just more dreadful than they were in the second World War. It is quite probable, in the opinion of experts, and of scientists, that the next war will wipe our civilization from the face of the earth and destroy it and us, our children and our grandchildren.

Arnold Toynbee, the world's greatest living historian, states in his last book that even before the invention of the atom bomb he had believed that a series of wars would destroy our civilization. Destroying civilization is a cold phrase when you hear it or see it in print. But those of you who were soldiers in either of the two World Wars will know what it means in destruction of property and lives, in human pain and suffering and in agony of body and of mind. But Toynbee says that now, in his opinion, based on the history of the human race, it seems probable that if there should be an atomic and biological war, nearly all of the human race will be destroyed, wiped out. He says it is quite possible, however, that certain human beings may survive, particularly the savage tribes living in central Africa and in central Australia. He goes so far as to speculate as to which of those tribes, if all civilization is destroyed, will probably constitute the nucleus of the next civilization. It took our civilization between five and six thousand years to develop, so historians say. There is no reason to believe that the next civilization would arrive in any shorter period of time. Toynbee, then, selects as the probable nucleus of the next world civilization in another five or six thousand years, a group of tribes, pygmy tribes in central Africa. The reason he selects them is because among all savage groups they alone are characterized by the most outstanding and elevated concept of God.

It is worthwhile noting some other things that Toynbee says. He tells us that there have been in the entire recorded history of the human race some twenty different civilizations of which fourteen have completely dis-

appeared from sight, and five more are, as he thinks, decadent and headed for disappearance. The last, which he calls our Western Civilization, may or may not survive. If there is an atomic and biological war, he thinks it will not survive. But he does think that the intelligent and civilized portions of the human race have it in their power, if they will, to prevent the ultimate cataclysm of disaster, the destruction of our civilization itself. He says among other things that in order to buy time for the spiritual regeneration of the human race, it is absolutely necessary that we create a federal world government to impose one law, just and enforceable, over the nations of the earth. I am not quoting him directly, but that is his conclusion.

Mr. Toynbee, studying closely the history of these past civilizations which have disappeared, tells us that each one was confronted by some major challenge with which it was unable to cope, some change of environment or of political or economic climate, which it could not meet. The people living in that civilization were required to change their habits of thought and conduct, sometimes, I think, only a little, if they were to survive. But they could not or would not do so. They did not have the comprehensive understanding of history which is available to us today through the works of such men as Toynbee and others. They did not know, perhaps, that it lay in their own power to survive if they would.

The fact is, I think, that there is in political history a law of survival of the fittest by natural selection roughly parallel to the same law in biology with which from our school days we are all familiar. In geologic ages past, certain of the creatures living at the time when their environment changed, were or became, because of some difference in them from the rest of their species, better adapted to survive under the new conditions. But we know, too, that millions of the less adapted died out and that whole species and races were unable to survive the new environment and disappeared. We had supposed, we humans, that through science and invention and medicine we had succeeded at last in escaping nature's wasteful biological process of natural selection for survival. I wonder if we have. I wonder if in an increasingly materialistic world we should find ourselves exempt from that ancient biologic law. Admittedly inventions and machines have produced already, and are continuing to produce at an accelerated rate, profound changes in the material environment of the Admittedly too, changes in economic environment have in past human history resulted in the selection, for success and domination over their fellows, of certain types or kinds of men, and in plunging others down. Classes, races, civilizations have vanished when others became more adapted than they to meet the new conditions. We know, if we know anything from history at all, that the advent of the machine had made and is making a far-reaching alteration of environment. We know, if we know anything, that the dominant race or type of the future will be the one best adapted to survive in that new environment. Changes of environment sufficiently profound to affect the lives of human beings do not take geologic ages. In the past they have sometimes occurred within a few years. And due to the machine, the rate of change is getting faster and faster.

It would seem, then—and it is a sobering thought—that we who are alive today have it within our power to decide what the environment of tomorrow shall be, the environment in which we and our children shall live-or die. The responsibility for this decision lies heaviest upon Americans, for the mantle of the world's leadership has fallen on the shoulders of the land we love. If we have that great power, then it follows that we cannot escape the responsibility; that what we do or fail to do, under God, will swing the balance; that every act and step in our public policy is a weight in the balance one way or the other; that each day we are in fact making part of the decision as to what that world shall be tomorrow. We are engaged day by day in the process of determining for ourselves and our children whether the environment in which we and they shall live tomorrow will be one in which our civilization will be adapted to survive or will be "selected" for destruction; whether it will be an environment in which only the nations loving fear and violence and hatred and lust of power and might of arms and conquest and savagery will be adapted to survive, or whether in that new environment which we are engaged in creating the nations which love peace and order and kindliness and attribute a high value to the individual human soul can survive. This is a high task and a high responsibility, perhaps the highest which has faced any nation since history began.

Toynbee asks: "What shall we do to be saved?" We know quite well the answer, we Americans. John Buchan, Lord Tweedsmuir, great British statesman and former governor-general of Canada, believed that America is the chief exponent of a creed which he thought "on the whole the best in this imperfect world," the exponent of the spiritual "testament of democracy." "The democratic testament," Lord Tweedsmuir said, "is one lesson that America has to teach the world. A second is a new reading of nationalism. Some day and somehow, the peoples must discover a way to brigade themselves for peace * * * the United States was the conscious work of men's hands, and a task which has once been performed can be performed again. * * * If the world is ever to have prosperity and peace there must be some kind of federation * * *. In such a task she (America) seems to me to be the predestined leader."

If this is America's predestined task, truly it is an act of creation, no less. We shall need to see visions and dream dreams. We shall need generosity and vision and an understanding of what unity must mean. We must not hope for perfection, but it is a task to engage the best we have, one into which Abraham Lincoln would have poured his heart's blood. For if we succeed, America and the other nations of the earth, if we create for a second time on the earth a more perfect union, history will write of the generation now living something that history has not written before. It will write that in this decade of 1949 the men of our generation in America did more to bring about peace on earth, good will to men, than all that has been accomplished in the 1900 years before, since the herald angels sang.

We believe, we Americans, that our country more perhaps than other nations has qualifications for the task that remains before us. Qualifications, and experience. "A More Perfect Union"! In 1787 at Philadelphia, in the hearts of the little group of delegates from the thirteen separate, sovoreign nation-states of North America who met in May of that year to form a new nation, these four words must have been words of hope, of necessity, of dedication. I have used them as the title of this speech because perhaps they stand in all our hearts today for an equal hope, for an equal dedication, and for an even deeper necessity.

Less than four years after the ending of a great war, as it was stated about a time of trouble thirty years ago, peace is still "raging furiously." There are wars and rumors of wars. But there is no peace. For peace is not just the absence of war; it is the organized assurance of stability under law. What we are facing today is not, of course, an exact parallel with what the thirteen colonies faced after the Revolutionary War was over and before the constitution was drawn, but it is a parallel close enough to be strong and persuasive.

Prior to the Declaration of Independence on the Fourth of July, 1776, the thirteen American colonies acknowledged allegiance to the British Crown. Each was fully independent of the others. Most of the colonies had grievances against Britain. In 1774 there was formed the Continental Congress, designed to bring to a common focus the mounting sense of outrage.

It was a wholly extra-legal body. Its members were no more than diplomatic representatives of the several colonies. It had practically no official powers. It was based on no treaty, no charter, and until 1781 had not even a fundamental law. Its weakness undoubtedly delayed for some years the final victory, which without the guiding genius of Washington and the common bond of war might never have been won. It could only request the colonies for money, not tax them, and thus lacked any dependable revenue. It could only request them for troops, not call out men. The results were tragically inadequate. The Continental Congress exercised but few of the functions of a government. To be sure, it declared independence. It contracted an alliance with France. It borrowed money. It issued paper money which lost value so rapidly that to this day in the United States the expression "not worth a Continental" is proverbial. It built a navy which acquitted itself with great distinction, and issued letters of marque.

Only in 1781 was there finally ratified an agreement between the states, known as the Articles of Confederation.

These articles purported to create between the thirteen substantially sovereign states a "firm league of friendship," and gave a legal basis for the Continental Congress. "But," says the historian, John Fiske, "The Articles of Confederation, which in 1781 defined its powers, served at the same time to limit them; so that for the remaining eight years of its existence the Continental Congress grew weaker and weaker until it was swept away to make room for a more efficient government." Like the Delian League of twenty-two centuries before, it was impotent to check the anarchy between the sovereign member states. It could not compel obedience short of going to war. It operated not upon individuals but only upon states. It did not bring peace and good will between them nor restrain the selfishness, the greed, the jealousy, the hate which

moved them in the exercise of their sovereign wills. Once more we think of 1948!

The need for amendments was recognized by many, but for this unanimous consent of all thirteen member states was required. John Fiske says: "The historian cannot but regard this difficulty of amendment as a fortunate circumstance; for the troubles which presently arose made the distressed people seek some other method of relief, and thus prepared the way for the convention of 1787, which destroyed the whole vicious scheme * * *." Sixty years have passed since Fiske wrote; one wonders how far his words have meaning for us today.

The years in America just prior to the constitution of 1787 were tragic, desperate years. I suggest that they have a lesson for us. The parallel is by no means exact, but it is illuminating to a degree.

There was no public sentiment for union. Every influence and memory of the long war for freedom which had just ended tended to build up in the individual citizen a hatred of centralized higher authority, typified in the minds of the people by the tyranny of the British crown. Equally, every such influence had fired the citizen with loyalty to his own sovereign state to which he owed his freedom. The common opinion of Europe was reflected in the statement of Josiah Tucker, Dean of Gloucester in England, when he said: "As to the future grandeur of America, and its being a rising empire under one head, whether republican or monarchical, it is one of the idlest and most visionary notions that ever was conceived even by writers of romance. The mutual antipathies and clashing interests of the Americans, their difference of government, attitudes and manners, indicates that they will have no center of union and no common interest. They never can be united into one compact empire under any species of government whatever; a disunited people till the end of time, suspicious and distrustful of each other, they will be divided and subdivided into little commonwealths or principalities according to natural boundaries, by great bays of the sea, and by vast rivers, lakes. and ridges of mountains." And this was a liberal minded and farsighted philosopher who bore the United States no ill will.

To put ourselves back into the conditions of 1783, and evaluate the comparisons and parallels between them and what we find today, calls for some effort of the imagination. It took a man, if the weather was fine and the roads good, from a week to ten days to complete the journey from New York to Boston, now five hours. The mails were irregular. uncertain and costly. Commerce between the states was negligible and each little district within a state was self-sufficient. Each such district knew little of the others within the same state; practically nothing of the other states, to which only rarely and for the most urgent reasons did a man ever travel. Local prejudices were intense; distrust of other states and their inhabitants was bitter. It is small wonder perhaps that the thirteen nation states fell apart as soon as the bonds of war ceased to hold them together. Fall apart they did. The war ended in 1783. New York state led the way in a policy of greedy monopoly and sectional hate. It compelled every rowboat which crossed the Hudson river from the New Jersey farms to pay entrance fees and obtain clearance papers like a foreign ship. Every cartload of firewood or goods from neighboring Connecticut on the north paid a heavy duty to New York. New Jersey retaliated by taxing heavily certain New York state property within its boundaries; a great meeting of indignant business men in New London, Connecticut, resolved to suspend all commerce with New York state for twelve months. There was talk of war.

The legislature of Pennsylvania in 1784, bitter against a colony of Connecticut families, foreigners from an alien state, not only refused them aid in time of flood but sent soldiers who drove the people from their villages into the wilderness. Many died. The other Connecticut settlers in Pennsylvania took arms; men were killed. There was grave danger of a war between Connecticut and Pennsylvania; but sanity and decency returned just in time to the Pennsylvania authorities.

There was bitterness, too, between New York, New Hampshire and Vermont over boundaries and territory. New York sent troops to her frontier; New Hampshire prepared to do likewise; for a moment war seemed unavoidable. Only the personal intervention of General Washington himself prevented armed conflict.

The credit of the United States was almost zero. John Adams, ambassador of the United States in London, was refused by the Dutch government a loan of \$300,000 on the pledge of that credit.

Financially and economically the results of the war spelled disaster in America. The entire country was pauperized. If a man paid his taxes it was regarded as an amiable eccentricity. Large sections of the country reverted to barter. By the year 1786, when nearly all trade had ceased, there appeared a craze for paper money. The value of money fell. Attempts at coercion failed. Exchange between the states and between areas within each state was "a labyrinth that no human mind could explore." The frantic demand for paper money exploded in Massachusetts in disorders, riots and armed rebellion which was suppressed in a five months campaign by state troops.

So far had Congress fallen in esteem that on June 21, 1783, some 80 mutinous, drunken soldiers drove the Congress of the United States out of the state house in Philadelphia! The Congress was powerless to carry out the American agreements in the peace treaty signed on September 3, 1783.

But there was even more. In addition to local state loyalties and local jealousies there were deep cleavages. There was an extensive Dutch speaking population in New York state, a German speaking population in Pennsylvania. The great plantation owners of Virginia and the Carolinas, a landed aristocracy, looked with hostility upon the merchants and traders of the northern maritime states such as New Hampshire, Massachusetts and New York. They feared, too, that the latter might monopolize the carrying trade and charge ruinous rates for transporting southern cotton and agricultural products. In the northern states, moreover, slavery was fast disappearing and the movement to abolish it was growing strong, but in the south despite the opposition of intelligent men it was deeply embedded in the economic system. And there were profound differences between the southern and the northern states in interests, in attitudes and ways of life.

The small states feared with an intensity which today seems fantastic the dominance of the larger states. Moreover, five of the states asserted irreconcilable and hostile claims to great tracts of unoccupied western land. The other states dreaded the growth of the five into overbearing empires. In the winter of 1787 a controversy between northern and southern states as to the maintenance of commerce through the mouth of the Mississippi river in defiance of Spain, almost tore the country apart.

Disunion seemed irretrievable. Statesmen of Europe were sure that the United States would disintegrate. Even after the Constitutional Convention had sat for two months, General Washington himself, having presided for days over the acrimonious debates between the large and small states as to the basis of their representation in the proposed legislature, wrote to Alexander Hamilton, "I almost despair of seeing a favorable issue to the proceedings of our convention, and do therefore repent having had any agency in the business. * * * The crisis is equally important and alarming, and no opposition under such circumstances should discourage exertions till the signature is fixed."

It was a bold step to ask the thirteen jealous, quarreling nation states to give up to a new form of super government some of the sovereignty. some of the independence for which they had just fought a war. the states proved willing to give up some of their sovereignty, that their people had vision, that they had a sense of what unity might mean, goes to show that when disaster looms men have a way of rising to meet the challenge; of finding a remedy great and wide and deep enough to meet the threat of great catastrophe. No student of history needs to be told that, as a distinguished American once said, "Conditions sometimes have to become very bad indeed before they can be made very good indeed." It was a bold step and a gallant one for that Constitutional Convention to propose replacing a mere congress of ambassadors of the states with an unknown and powerful central government capable of acting on individuals, having powers strictly limited but adequate for unity. bold step would have been enough to capture the imagination of the people of the thirteen nation states. Too little is never enough. Then, as throughout history, sacrifice and vision and unity of purpose in full measure were indispensable prerequisites of achievement. "Give and it shall be given unto you," "Without vision a people perish," "A house divided against itself cannot stand." And there was given to them a new nation destined to be great.

Give and it shall be given unto you; without vision the people perish; a house divided against itself cannot stand. The people of the thirteen little nation states gave up, because they had a vision and a sense of what unity might mean, a sense of the necessity for unity, some of the sovereignty, some of the independence for which they had just fought a long and bitter war against a foreign enemy. It had become clear as crystal to them that the Articles of Confederation, a league of the thirteen colonies, was utterly impotent because it could not operate upon individuals but could only make requests of the member nation states. Now, there is no way to compel a nation state to do anything, no way to compel it to refrain from war, except by going to war against it! The first League

of Nations of which I happen to know was the Delian League of the Greek city states of the year 478 B. C. Its history is the history of every league since then; it depended upon treaties and promises; when one of the member states became frightened enough or greedy enough so that in the pious phrase of diplomacy its high interests demanded that it go to war, the only way to prevent it from going to war was to go to war against it. And the Delian League a few years later exploded into the Peloponnesian War. The League of Nations went the way of all leagues, went the way that all leagues must go if they can act only by compelling nation states and not by arresting, trying and punishing individuals. The United Nations has not even the legal power to prevent any of the Big Five, with their right of veto, to do anything or refrain from doing anything. The United Nations organization has not even the right to go to war against some member which wishes to start a war! It has not even the legal right to begin a total war for the sake of preventing a total war. The veto prevents it!

We know quite well, we Americans, what the world needs today to prevent another war. We know it from our own history.

Now I am not one of those people who believe that the League of Nations ought to be abolished or scrapped or diminished or made impotent. The United World Federalist Organization to which I have the honor to belong believes that it is vital and indispensable to preserve the League of Nations and to strengthen it into a federal world government with powers adequate to prevent war and insure peace. The United World Federalists believe that there MUST not be another war; that the first job of every statesman and of every citizen is to take those steps which will prevent another war. We believe that in the light of what conditions are today and in view of the alternative of possible destruction, the world and its peoples or most of them possess and will show if given a lead by the United States the generosity, the vision, and the sense of what unity might mean so that the world conditions which today are very bad indeed, can be made very good indeed.

What are the requirements for a federal world government? In the first place, a charter or constitution to be agreed upon between the nations of the world or such of them as will join—and we believe that the vast majority of all the nations of the earth would join at once or soon, and that there is a possibility at least, perhaps a probability, that after a few years the rest will join;—we should remember that after the American constitution was drawn it was ratified by nine of the states at first, and later on by the rest, some of them a long time later.

Under the world constitution one needs a police force. In every town and village and state in the nation the majority of the people of the United States are people of good will. But there is a gangster element; if all the good citizens signed an agreement to the effect that they would behave themselves, and abolish the police force in the town or city or state government, you would have precisely what happened in the city of Boston years ago when the entire police force went on strike. A great world statesman, a leader of the United Nations organization, said in a speech advocating federal world government the other day, "The trouble with

the United Nations today is, there's burglars in the shop and there ain't no cops!" The United Nations is doing a magnificent job with its specialized agencies on food, health, narcotics, finance and the rest. But we know in our own communities that it isn't the grocer, the doctor, the banker, the druggist, who keeps the peace. We still need a policeman!

We need a world police force then, an army strong enough to enforce the peace, and if any nations stayed outside the world federal government, an army strong enough to be unchallengeable by them. Just as citizens are not allowed to keep stocks of tommy-guns, so each member nation of the world federal government must give up to the central army its heavy equipment, its bombers, fighter planes, heavy field guns, tanks, battleships, destroyers, submarines. Also, the entire control of the manufacture of atomic fissionable materials must be turned over to the central world government, and there must be constant, unremitting, careful inspection to make certain that no one is breaking the federal law, that no one is preparing for or fomenting war.

If you have a police force you need a law to be sure the police force doesn't operate arbitrarily. To make a law you need a legislature. To make sure that the legislature does not make laws in violation of the world charter and unfairly burdening the citizens of any country, you need a high tribunal more or less parallel to the supreme court of the United States. You must have, of course, a dependable power of revenue—that means a very strictly limited right to tax.

That is all—it is easy to state. It is hard to achieve; but hard only if the peoples of the earth and the United States in particular fail to understand what it means, and how vital it is to their self-preservation. It means that if the leaders or industrialists of some one nation are fomenting war, are preparing to manufacture heavy equipment for war or are violating the law for manufacturing fissionable materials except under control of the central federal government, the world federal government sends its police in to arrest them. It tries them as war criminals, The trials would be like the trials at Nuremburg of the German war criminals; except for one enormous difference—that is that the trials would take place before four million men had lost their lives in a devastating and destructive war, not afterwards.

I am always asked, what about Russia. I doubt if Russia would be willing to enter such a federal world government at the beginning. The Russian statesmen and the communists in America who follow the Russian party line, have attacked the United World Federalists as a group which wants to organize a power alliance against Russia. But if a federal world government were formed of thirty or forty or fifty nations, it is possible that Russia might have confidence enough in it to join. Certainly, being realistic, she and her statesmen would see that it would be difficult for Russia to enter into an arms race against that many nations, federated into a world government with strictly limited powers, but adequate and strong enough to be unchallengeable. If Russia did not come in, and entered into an armaments race against such a federated world government, the burden of such a race would fall more heavily ment sends its police in to arrest them. It tries them as war criminals. Their military expenditures would probably be considerably less, year

by year, than if each of the member nations was attempting to maintain its own separate and to some extent duplicating military establishment. But Russia would have to carry the burden alone. It is said that the living conditions of her people and their standards are low even now. They might progressively get lower. Imports would be denied to Russia of steel and machinery and tractors and all of the thousand and one items which she needs to make her economy function well. The time might well come when her standard of living was so low that even the soldiers in her army became discontented. Even Russian soldiers might not like to see their wives and children and parents starving. Moreover, to a Russia who had disarmed herself and submitted faithfully to a constant inspection, further concessions could be made. Not only could she be allowed to have all the imports she wanted; she could have her share of near-Eastern oil, of control of the Dardanelles and of the Suez Canal and Gibraltar; there are other considerations which all of them added together would constitute a real and perhaps powerful inducement for Russia to join the federated world government on the principle well known to us, "If you can't beat 'em, join 'em!" Whether she would or not I cannot say. I am no prophet. I can only repeat that the inducement to do so would be great.

In Europe last summer I talked with the leaders of the federal world government in a number of different countries. The movement is strong there. It is growing rapidly. Again and again and again I was told that an active step forward by the United States of America would electrify the world; that the other countries are waiting for us to give the lead.

Some people ask, "If you can't get the nations to cooperate in such a thing as the United Nations, if you can't get Britain and France and Belgium and Holland and Luxemburg to agree upon a form of federation, how can you hope to induce the nations to take the enormously greater step of forming a federal world government?" In my opinion the answer to both questions is precisely the same. Everybody knows, who thinks about it, that the United Nations, despite its great accomplishments and its great promise, cannot prevent a war. It is legally deprived of the power to do so. Everybody knows, moreover, that an alliance of the five nations mentioned would be nothing but an alliance for military purposes against Russia and that it, too, could not possibly prevent a war. At most, it may buy time. I favor the alliance. I favor the United States remaining very strong, to buy time. But that will not end the race of armaments. It will not create a climate favorable to peace. These are half measures. In all history half measures have never been enough. Half measures cannot capture the imagination of the people of the world; canont assure the people of the world of a good chance of preventing the war which is coming nearer and nearer. I do not believe that war is inevitable. I do believe that it will inevitably come, and perhaps before very long, unless we take the steps to prevent it. There is but one step that will give us a good chance of preventing it. It is not a guarantee. But I think it is "the last best hope of earth."

We hear many voices telling us that Stalin and the communists have electrified their people with a faith in something—something to be sure which we detest. We hear voices urging us to make democracy work, to make it come alive again as it was alive once when the fathers of our country in the thirteen nation-states gave up a little of their sovereignty and independence for the vision and for the hope of what unity would mean. Here is our chance to show that we have not quite forgotten the lesson which they learned so well. Here is a chance for us Americans to form once more a more perfect union, to make democracy work, to create in the world tomorrow an environment in which the free nations can exist and still remain free. No higher task has faced any people. I think that Americans will prove themselves worthy of the responsibility. For it is our task in this generation of 1949, if again I may use the words of an older time, to make invincible among the nations a commonwealth to invite the souls of men.

The minutes of the joint convention were read and approved.

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

Motion prevailed.

The Senate returned to the Senate chamber and resumed regular session, President Evans presiding.

BILLS ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bills to committee:

- S. F. 394 Iowa Development
- S. F. 395 Schools and Educational Institutions
- S. F. 397 Public Health
- S. F. 398 Social Security
- S. F. 399 Social Security
- S. F. 401 Aeronautics
- S. F. 402 Judiciary 2
- S. F. 403 Cities and Towns
- S. F. 404 Tax Revision
- S. F. 405 Judiciary 1
- S. F. 406 Election Reform
- S. F. 408 Judiciary 2

REPORTS OF COMMITTEES

Senator Maytag submitted the following report:

MR. PRESIDENT: Your committee on schools and educational institutions to which was referred Sengte File 395, a bill for an act to amend section two hundred eighty-two point twelve (282.12), Code 1946, relating to contract for the transportation of school children, begs leave to report it has had the same under consideration and returns the bill without recommendation.

FRED MAYTAG, Chairman.

Ordered passed on file.

Senator Prentis submitted the following report:

MR PRESIDENT: Your committee on compensation of public officers and employees to which was referred **Senate File 83**, a bill for an act to amend section six hundred two point forty-nine (602.49), Code 1946, relating to the salaries of the judges of the municipal court of the state of Iowa, begs leave to report it has had the same under consideration and recommends the same **do pass**.

X. T. PRENTIS, Chairman.

Ordered passed on file.

Also:

MR PRESIDENT: Your committee on compensation of public officers and employees to which was referred Senate File 93. a bill for an act to provide for the creation, establishment and administration of the Iowa department public safety peace officers' retirement, accident and disability system; to provide a fund for payment of retirement, accident and disability benefits to members of such system and their dependents, begs leave to report it has had the same under consideration and returns the bill without recommendation.

X. T. PRENTIS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on compensation of public officers and employees to which was referred **Senate File 170**, a bill for an act to amend section one hundred seventy-three point ten (173.10), Code 1946, relating to the salary of the secretary of the Iowa state fair board and section 173.12, Code 1946, relating to the salary of the treasurer of the Iowa state fair board, begs leave to report it has had the same under consideration and recommends the same **do pass**.

X. T. PRENTIS, Chairman.

Ordered passed on file.

Senator Byers submitted the following report:

MR. PRESIDENT: Your committee on judiciary 2 to which was referred Sencte File 325, a bill for an act to legalize the action of the board of supervisors of Clinton county, Iowa, for payment and expenditures made for the erection of a combination corn crib and granary for said county, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANK C. BYERS, Chairman.

Also:

MR. PRESIDENT: Your committee on judiciary 2 to which was referred Senate File 371, a bill for an act to amend section six hundred five point eleven (605.11), Code 1946, relating to shorthand reporter's fee for transcription of official notes, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANK C. BYERS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 2 to which was referred Senate File 375, a bill for an act to legalize and validate proceedings taken by the city council of the city of Webster City, Iowa, authorizing and providing for the construction of extensions and improvements to its municipal electric light and power plant and the issuance of revenue bonds to defray the cost thereof and pledging the future net revenues of said plant to pay said bonds, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANK C. BYERS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 2 to which was referred House File 7, a bill for an act to amend sections three hundred ninety-four point one (394.1) and three hundred ninety-four point three (394.3). Code 1946, relating to self-liquidating improvements and providing for the financing of the construction of sewage treatment plants, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANK C. BYERS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 2 to which was referred House File 81, a bill for an act relating to witness fees and mileage in courts of record and to amend section six hundred twenty-two point sixty-nine (622.69), Code 1946, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANK C. BYERS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 2 to which was referred House File 281, a bill for an act making wanton neglect on the part of a parent of his or her child unlawful and providing penalty therefor, begs leave to report it has had the same under consideration and recommends the same do pess.

FRANK C. BYERS, Chairman.

Senator Henningsen submitted the following report:

MR. PRESIDENT: Your committee on cities and towns to which was referred Seacte File 241, a bill for an act to amend chapter three hundred ninety-four (394), Code 1946, to enable cities, towns and sanitary districts to cooperate in the abatement of water pollution, to provide for the acceptance of loans or grants and to provide for the financing of projects relating to the abatement or reduction of water pollution, begs leave to report it has had the same under consideration and recommends the same do pass.

O. H. HENNINGSEN, Chairman.

Ordered passed on file.

Also:

Mr. PRESIDENT: Your committee on cities and towns to which was referred Senate File 292, a bill for an act to amend section six hundred two point five (602.5), Code 1946, relating to the number of municipal court judges in cities having more than thirty thousand and less than fifty thousand inhabitants, begs leave to report it has had the same under consideration and recommends the same do pess.

O. H. HENNINGSEN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on cities and towns to which was referred Senate File 337, a bill for an act to amend chapter four hundred four (404), Code 1946, relating to powers of cities and towns to levy taxes for off street parking facilities, begs leave to report it has had the same under consideration and recommends the same do pass.

O. H. HENNINGSEN. Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on cities and towns to which was referred **Senate File 338**, a bill for an act to amend chapter four hundred eight (408), Code 1946, relating to bonds and anticipation of special taxes, begs leave to report it has had the same under consideration and recommends the same **do pass**.

O. H. HENNINGSEN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on cities and towns to which was referred **Senate File 376**, a bill for an act to amend section three hundred fifty-eight point one (358.1), Code 1946, relating to the incorporation of sanitary districts, begs leave to report it has had the same under consideration and recommends the same **do pass**.

O. H. HENNINGSEN, Chairman.

Senator Doud submitted the following report:

MR. PRESIDENT: Your committee on judiciary 1 to which was referred Sengte File 369, a bill for an act legalizing the renewal of the articles of incorporation of the Collis Company, begs leave to report it has had the same under consideration and recommends the same do pass.

ALDEN L. DOUD, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 1 to which was referred Senate File 374, a bill for an act to legalize and validate proceedings of the town of Winfield, Iowa, for improvements to its municipal waterworks, begs leave to report it has had the same under consideration and recommends the same do pass.

ALDEN L. DOUD, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 1 to which was referred Senate File 382, a bill for an act to legalize and validate the proceedings taken by the town council of the town of Milo, Iowa, etc., begs leave to report it has had the same under consideration and recommends the same do pass.

ALDEN L. DOUD, Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate File 265 as follows:

1. Strike all after the enacting clause and substitute in lieu thereof the following:

"Section 1. Whenever the state highway commission constructs or aids in the construction of bridges, viaducts, and grade separations on extensions of primary roads in any city or town, such city or town is hereby authorized to contract indebtedness and issue bonds in the manner provided in chapter three hundred ninety-six (396), Code 1946, for the payment of its portion of the cost of such construction including damages to abutting property owners."

2. Amend the title by striking all after the word "Act" and substituting the following:

"to authorize a city or town to issue bonds for the payment of its portion of the cost of construction of bridges, viaducts, and grade separations on primary road extensions."

3. Further amend Senate File 265 by striking all of section 2 and inserting in lieu thereof the following:

"Sec. 2. This act being deemed of immediate importance shall be in full force and effect upon and after its publication in the Nonpareil, a newspaper published at Council Bluffs, Iowa, and The Oakland Acorn, a newspaper published at Oakland, Iowa."

DEVERE WATSON.

Amend Senate File 287 by striking from section 2, line 4, the word "five" and inserting in lieu thereof the word "six".

E. K. BEKMAN.

Amend Senate File 320 by adding the following section thereto: "Sec. 16. Section eleven (11) of chapter two hundred forty (240), Laws of the Fifty-second General Assembly, is amended by striking therefrom the last section of subsection two (2). Section fifty-two (52) of chapter two hundred forty (240), Laws of the Fifty-second General Assembly, is amended by striking from line three (3) the words "and are not specifically referred to in this act".

ARTHUR H. JACOBSON.

Amend Senate File 339 by striking all after the enacting clause and by inserting in lieu thereof the following:

Section 1. This act may be cited as the Iowa drug and cosmetic act. The legislature intent is hereby declared to be the enactment of a law which, in its essential provisions, shall be uniform with the federal drug and cosmetic act and the laws of those states which make similar enactments, and which, through the adoption of regulations conforming to those from time to time promulgated under the said federal act, will maintain uniformity therewith and insure coordination of the enforcement hereof with that of the said federal act.

Sec. 2. For the purpose of this act-

- 1. The term "board" means the board of pharmacy examiners provided for in chapter one hundred forty-seven (147), Code 1946.
- 2. The term "person" includes individual, partnership, corporation, and association.
- 3. The term "drug" means (1) articles recognized in the official United States Pharmacopoeia, official Homeopathic Pharmacopoeia of the United States, or official National Formulary, or any supplement to any of them; and (2) articles intended for use in the diagnosis, cure, mitigation, treatment or prevention of disease in man or other animals; and (3) articles (other than food) intended to affect the structure or any function of the body of man or other animals; and (4) articles intended for use as a component of any article specified in clause (1), (2), or (3); but does not include devices or their components, parts or accessories.
- 4. The term "device" (except when used in paragraph ten of this section and section three, paragraph seven, and section ten, paragraph two, and section thirteen, paragraph three) means instruments, apparatus and contrivances, including their components, parts and accessories, intended (1)

for use in the diagnosis, cure, mitigation, treatment or prevention of disease in man or other animals; or (2) to affect the structure or any function of the body of man or other animals.

- 5. The term."cosmetic" means (1) articles intended to be rubbed, poured, sprinkled or sprayed on, introduced into, or otherwise applied to the human body or any part thereof for cleasing, beautifying, promoting attractiveness or altering the appearance, and (2) articles intended for use as a component of any such articles, except that such term shall not include soap.
- 6. The term "official compendium" means the official United States Pharmacopoeia, official Homeopathic Pharmacopeia of the United States, official National Formulary, or any supplement to any of them.
- 7. The term "label" means a display of written, printed or graphic matter upon the immediate container of any article; and a requirement made by or under authority of this act that any word, statement or other information appear on the label shall not be considered to be complied with unless such word, statement or other information also appears on the outside container or wrapper, if any there be, of the retail package of such article, or is easily legible through the outside container or wrapper.
- 8. The term "immediate container" does not include package liners.
- 9. The term "labeling" means all labels and other written, printed or graphic matter (1) upon an article or any of its containers or wrappers, or (2) accompanying such article.
- 10. If an article is alleged to be misbranded because the labeling is misleading, or if an advertisement is alleged to be false because it is misleading, then in determining whether the labeling or advertisement is misleading, there shall be taken into account (among other things) not only representations made or suggested by statement, words, design, device, sound or in any combination thereof, but also the extent to which the labeling or advertisement fails to reveal facts material in the light of such representations or material with respect to consequences which may result from the use of the article to which the labeling or advertisement relates under the conditions of use prescribed in the labeling or advertisement thereof or under such conditions of use as are customary or usual.
- 11. The term "advertisement" means all representations disseminated in any manner or by any means, other than by labeling, for the purpose of inducing, or which are likely to induce, directly or indirectly, the purchase of drugs, devices or cosmetics.
- 12. The representation of a drug, in its labeling or advertisement, as an antiseptic shall be considered to be a

representation that it is a germicide, except in the case of a drug purporting to be, or represented as, an antiseptic for inhibitory use as a wet dressing, ointment, dusting powder, or such other use as involved prolonged contact with the body.

- 13. The term "new drug" means (1) any drug the composition of which is such that such drug is not generally recognized among experts qualified by scientific training and experience to evaluate the safety of drugs, as safe for use under the conditions prescribed, recommended or suggested in the labeling thereof; or (2) any drug the composition of which is such that such drug, as a result of investigations to determine its safety for use under such conditions, has become so recognized, but which has not otherwise than in such investigations been used to a material extent or for a material time under such conditions.
- 14. The term "contaminated with filth" applies to any drug, device or cosmetic not securely protected from dust, dirt, and as as far as may be necessary by all reasonable means, from all foreign or injurious contaminations.
- 15. The provisions of this act regarding the selling of drugs, devices or cosmetics, shall be considered to include the manufacture, production, processing, packing, exposure, offer, possession and holding of any such articles in the conduct of any drug or cosmetic establishment.
- 16. The term "federal act" means the federal food, drug and cosmetic act (Title 21 U.S.C. 301 et seq.; 52 Stat. 1040 et seq.).
- Sec. 3. The following acts and the causing thereof within the state of Iowa are hereby prohibited:
- 1. The manufacture, sale or delivery, holding or offering for sale of any drug, device or cosmetic that is adulterated or misbranded.
- 2. The adulteration or misbranding of any drug, device or cosmetic.
- 3. The receipt in commerce of any drug, device or cosmetic that is adulterated or misbranded, and the delivery or proffered delivery thereof for pay or otherwise.
- 4. The sale, delivery for sale, holding for sale or offering for sale of any article in violation of section eleven.
 - 5. The dissemination of any false advertisement.
- 6. The refusal to permit entry or inspection, or to permit the taking of a sample, as authorized by section sixteen.
- 7. The giving of a guaranty or undertaking which guaranty or undertaking is false, except by a person who relied on a guaranty or undertaking to the same effect signed by, and containing the name and address of the person

residing in the state of Iowa from whom he received in good faith the drug, device or cosmetic.

- 8. The removal or disposal of a detained or embargoed article in violation of section six.
- 9. The alteration, mutilation, destruction, obliteration or removal of the whole or any part of the labeling, of or the doing of any other act with respect to a drug, device or cosmetic, if such act is done while such article is held for sale and results in such article being misbranded.
- 10. Forging, counterfeiting, simulating or falsely representing, or without proper authority using any mark, stamp, tag, label or other identification device authorized or required by regulations promulgated under the provisions of this act.
- 11. The using, on the labeling of any drug or in any advertisement relating to such drug, of any representation or suggestion that an application with respect to such drug is effective under section eleven, or that such drug complies with the provisions of such section.
- Sec. 4. In addition to the remedies hereinafter provided the board is hereby authorized to apply to the court for, and such court shall have jurisdiction upon hearing and for cause shown, to grant a temporary or permanent injunction restraining any person from violating any provisions of this act; irrespective of whether or not there exists an adequate remedy at law.
- Sec. 5. 1. Any person who violates any of the provisions of this act shall be guilty of a misdemeanor and shall on conviction thereof be subject to imprisonment for not more than six months in the county jail or a fine of not more than five hundred dollars, or both such imprisonment and fine; but if the violation is committed after a conviction of such person under this section has become final, such person shall be subject to imprisonment for not more than one year in the county jail, or a fine of not more than one thousand dollars, or both such imprisonment and fine.
- 2. No person shall be subject to the penalties of subsection one of this section, for having violated provisions of this act, if he establishes a guaranty or undertaking signed by, and containing the name and address of, the person residing in the state of Iowa from whom he received in good faith the article, to the effect that such article is not adulterated or misbranded within the meaning of this act, designating this act.
- 3. No publisher, radio-broadcast licensee, or agency or medium for the dissemination of an advertisement, except the manufacturer, packer, distributor or seller of the article to which a false advertisement relates, shall be liable under this section by reason of the dissemination by him of such

false advertisement, unless he has refused, on the request of the board, to furnish the board the name and postoffice address of the manufacturer, packer, distributor, seller or advertising agency, residing in the state of Iowa, who caused him to disseminate such advertisement.

- Sec. 6. 1. Whenever a duly authorized agent of the board finds or has probable cause to believe, that any drug, device or cosmetic is adulterated, or so misbranded as to be dangerous or fraudulent, within the meaning of this act, he shall affix to such article a tag or other appropriate marking, giving notice that such article is, or is suspected of being, adulterated or misbranded and has been detained or embargoed, and warning all persons not to remove or dispose of such article by sale or otherwise until permission for removal or disposal is given by such agent or the court. It shall be unlawful for any person to remove or dispose of such detained or embargoed article by sale or otherwise without such permission.
- 2. When an article detained or embargoed under subsection one has been found by such agent to be adulterated or misbranded, he shall petition the judge of the municipal or district court in whose jurisdiction the article is detained or embargoed for a libel for condemnation of such article. When such agent has found that an article so detained or embargoed is not adulterated or misbranded, he shall remove the tag or other marking.
- 3. If the court finds that a detained or embargoed article is adulterated or misbranded, such article shall, after entry of the decree, be destroyed at the expense of the claimant thereof, under the supervision of such agent, and all court costs and fees, and storage and other proper expenses shall be taxed against the claimant of such article or his agent; provided, that when the adulteration or misbranding can be corrected by proper labeling, or processing of the article, the court, after entry of the decree and after such costs, fees and expenses have been paid and a good and sufficient bond, conditioned that such article shall be so labeled or processed, has been executed, may by order direct that such article be delivered to the claimant thereof for such labeling or processing under the supervision of an agent of the board. The expense of such supervision shall be paid by the claimant. Such bond shall be returned to the claimant of the article on representation to the court by the board that the article is no longer in violation of this act. and that the expenses of such supervision have been paid.
- Sec. 7. It shall be the duty of each attorney general, or county attorney to whom the board reports any violation of this act, to cause appropriate proceedings to be instituted in the proper courts without delay and to be

prosecuted in the manner required by law. Before any violation of this act is reported to any such attorney for the institution of a criminal proceeding, the person against whom such proceeding is contemplated shall be given appropriate notice and an opportunity to present his views before the board or its designated agent, either orally or in writing, in person, or by attorney, with regard to such contemplated proceeding.

- Sec. 8. Nothing in this act shall be construed as requiring the board to report for the institution of proceedings under this act minor violations of this act, whenever the board believes that the public interest will be adequately served in the circumstances by a suitable written notice or warning.
- Sec. 9. A drug or device shall be deemed to be adulterated—
- 1. (1) If it consists in whole or in part of any filthy, putrid or decomposed substance; or (2) if it has been produced, prepared, packed or held under insanitary conditions whereby it may have been contaminated with filth, or whereby it may have been rendered injurious to health; or (3) if it is a drug and its container is composed, in whole or in part, of any poisonous or deleterious substance which may render the contents injurious to health; or (4) if it is a drug and it bears or contains, for the purposes of coloring only, a coal-tar color other than one from a batch certified under the authority of the federal act.
- 2. If it purports to be or is represented as a durg the name of which is recognized in an official compendium, and its strength differs from, or its quality or purity falls below, the standard set forth in such compendium. Such determination as to strength, quality or purity shall be made in accordance with the tests or methods of assay set forth in such compendium, or in the absence of or inadequacy of such tests or methods of assay, those prescribed under authority of the federal act. No drug defined in an official compendium shall be deemed to be adulterated under this paragraph because it differs from the standard of strength. quality or purity thereof set forth in such compendium if its difference in strength, quality or purity from such standard is plainly stated on its label. Whenever a drug is recognized in both the United States Pharmacopoeia and the Homeopathic Pharmacopoeia of the United States it will be subject to the requirements of the United States Pharmacopoeia unless it is labeled and offered for sale as a homeopathic drug, in which case it shall be subject to the provisions of the Homeopathic Pharmacopoeia of the United States and not to those of the United States Pharmacopoeia.
 - 3. If it is not subject to the provisions of paragraph

two of this section and its strength differs from, or its purity or quality falls below, that which it purports or is represented to possess.

- 4. If it is a drug and any substance has been (1) mixed or packed therewith so as to reduce its quality or strength; or (2) substituted wholly or in part therefor.
- Sec. 10. A drug or device shall be deemed to be misbranded—
 - 1. If its labeling is false or misleading in any particular.
- 2. If in package form unless it bears a label containing (1) the name and place of business of the manufacturer, packer or distributor; and (2) an accurate statement of the quantity of the contents in terms of weight, measure or numerical count; provided, that under clause (2) of this paragraph reasonable variations shall be permitted, and exemptions as to small packages shall be established, by regulations prescribed by the board.
- 3. If any word, statement or other information required by or under authority of this act to appear on the label or labeling is not prominently placed thereon with such conspicuousness (as compared with other words, statements, designs or devices, in the labeling) and in such terms as to render it likely to be read and understood by the ordinary individual under customary conditions of purchase and use.
- 4. If it is for use by man and contains any quantity of the narcotic or hypnotic substance alpha-eucaine, barbituric acid, beta-eucaine, bromal, cannabis, carbromal, chloral, coca, cocaine, codeine, heroin, marihuana, morphine, opium, paraldehyde, peyote, or sulphonmethane, or any chemical derivative of such substance, which derivative has been by the board, after investigation, found to be and, by regulations under this act, designated as, habit forming, unless its label bears the name and quantity or proportion of such substance or derivative and in juxtaposition therewith the statement "Warning—May be habit forming."
- 5. If it is a drug and is not designated solely by a name recognized in an official compendium unless its label bears (1) the common or usual name of the drug, if such there be; and (2) in case it is fabricated from two or more ingredients, the common or usual name of each active ingredient, including the kind and quantity or proportion of any alcohol, and also including, whether active or not, the name and quantity or proportion of any bromides, ether, chloroform, acetanilid, acetphenetidin, amidopyrine, antipyrine, atropine, hyoscine, hyoscyamine, arsenic, digitalis and digitalis glycosides, mercury, ouabain, strophanthin, strychnine, thyroid, or any derivative or preparation of any such substances, contained therein: provided, that to the extent that compliance with the requirements of clause (2) of this paragraph is impracticable, exemptions shall be

established by regulations promulgated by the board.

- 6. Unless its labeling bears (1) adequate directions for use; and (2) such adequate warnings against use in those pathological conditions or by children where its use may be dangerous to health, or against unsafe dosage or methods or duration of administration or application in such manner and form, as are necessary for the protection of users; provided, that where any requirement of clause (1) of this paragraph, applied to any drug or device, is not necessary for the protection of the public health, the board shall promulgate regulations exempting such drug from such requirements.
- 7. If it purports to be a drug the name of which is recognized in an official compendium, unless it is packaged and labeled as prescribed therein; provided, that the method of packing may be modified with the consent of the board. Whenever a drug is recognized in both the United States Pharmacopoeia and Homeopathic Pharmacopoeia of the United States, it shall be subject to the requirements of the United States Pharmacopoeia with respect to packaging and labeling unless it is labeled and offered for sale as a homeopathic drug, in which case it shall be subject to the provisions of the Homeopathic Pharmacopoeia of the United States, and not to those of the United States Pharmacopoeia.
- 8. If it is found by the board to be a drug liable to deterioration, unless it is packaged in such form and manner, and its label bears a statement of such precautions, as the board shall by regulations require as necessary for the protection of public health. No such regulation shall be established for any drug recognized in an official compendium until the board shall have informed the appropriate body charged with the revision of such compendium of the need for such packaging or labeling requirements and such body shall have failed within a reasonable time to prescribe such requirements.
- 9. (1) If it is a drug and its container is so made, formed, or filled as to be misleading; or (2) if it is an imitation of another drug; or (3) if it is offered for sale under the name of another drug.
- 10. If it is dangerous to health when used in the dosage, or with the frequency or duration prescribed, recommended, or suggested in the labeling thereof.
- 11. If (1) it is a drug sold at retail and contains any quantity of aminopyrine, barbituric acid, pituitary, thyroid, or their derivatives, or (2) it is a drug or device sold at retail and its label bears a statement that it is to be dispensed or sold only by or on the prescription of a doctor, dentist or veterinarian; unless it is sold on a written prescription signed by a doctor, dentist or veterinarian who is licensed by law to administer such drug or device, and its label bears the name and place of business of the seller,

the serial number and date of such prescription, and the name of the doctor, dentist or veterinarian.

- 12. A drug sold on a written prescription signed by a doctor, dentist or veterinarian (except a drug sold in the course of the conduct of a business of selling drugs pursuant to diagnosis by mail) shall be exempt from the requirements of this section if—
- (1) such doctor, dentist or veterinarian is licensed by law to administer such drug, and
- (2) such drug bears a label containing the name and place of business of the seller, the serial number and date of such prescription, and the name of the doctor, dentist or veterinarian.
- 13. If it is a drug for use by man and contains any quantity of the narcotic or hynotic substance alpha-eucaine, barbituric acid, beta-eucaine, bromal, cannabis, carbromal, chloral, coca, cocaine, heroin, marihuana, morphine, opium. paraldehyde, peyote or sylphonmethane, or any chemical derivative of such substances, or such substances as are dangerous and habit forming drugs which derivative or substances have been by the board after investigation found to be and by regulation under this act designated as dangerous and habit forming drugs, and the sale or dispensation (except on written prescriptions to be filled by pharmacists) of said drugs, derivatives, or substances is made by doctors or dentists incident to their practice, unless the doctor or dentist keeps a dated record of the name and address of the patient, and amount and name of the drugs, substances or derivatives sold and dispensed each time, and the said sale or dispensation has not been delegated to any person, nurse or attendant.
- Sec. 11. 1. No person shall sell, deliver, offer for sale, have for sale or give away any new drug unless (1) an application with respect thereto has become effective under section 505 of the federal act, or (2) when not subject to the federal act unless such drug has been tested and has not been found to be unsafe for use under the conditions prescribed, recommended, or suggested in the labeling thereof, and prior to selling or offering for sale such drug, there has been filed with the board an application setting forth (a) full reports of investigations which have been made to show whether or not such drug is safe for use; (b) a full list of the articles used as components of such drug; (c) a full statement of the composition of such drug; and (d) a full description of the methods used in, and the facilities and controls used for, the manufacture, processing and packing of such drug. The application shall be accompanied by such samples of such drug and of the articles used as components thereof as the board may require, specimens of the labeling proposed to be used for such drug, and a fee of fifty dollars.

- 2. An application provided for in subsection one part (2) shall become effective on the sixtieth day after the filing thereof, except that if the board finds, after due notice to the applicant and giving him an opportunity for a hearing, that the drug is not safe for use under the conditions prescribed, recommended, or suggested in the proposed labeling thereof, it shall, prior to the effective date of the application, issue an order refusing to permit the application to become effective.
 - 3. This section shall not apply---
- (1) to a drug intended solely for investigational use by experts qualified by scientific training and experience to investigate the safety in drugs, provided the drug is plainly labeled "For investigational use only"; or
- (2) to a drug sold in this state at any time prior to the enactment of this act or introduced into interstate commerce at any time prior to the enactment of the federal act; or
- (3) to any drug which is licensed under the virus, serum and toxin act of July 1, 1902 (U.S.C. 1934 ed. title 42. Chap. 4).
- 4. An order refusing to permit an application under this section to become effective may be revoked by the board.
 - Sec. 12. A cosmetic shall be deemed to be adulterated—
- 1. If it bears or contains any poisonous or deleterious substance which may render it injurious to users under the conditions of use prescribed in the labeling or advertisement thereof, or under such conditions of use as are customary or usual; provided, that this provision shall not apply to coal-tar hair dye, the label of which bears the following legend conspicuously displayed thereon: "Caution-This product contains ingredients which may cause skin irritation on certain individuals and a preliminary test according to accompanying directions should first be made. This product must not be used for dyeing the eyelashes or eyebrows; to do so may cause blindness," and the labeling of which bears adequate directions for such preliminary testing. For the purposes of this paragraph and paragraph five the term "hair dye" shall not include eyelash dyes or eyebrow dyes.
- 2. If it consists in whole or in part of any filthy, putrid, or decomposed substance.
- 3. If it has been produced, prepared, packed or held under insanitary conditions whereby it may have become contaminated with filth, or whereby it may have been rendered injurious to health.
- 4. If its container is composed, in whole or in part, of any poisonous or deleterious substance which may render the contents injurious to health.
 - 5. If it is not a hair dye and it bears or contains a

coal-tar color other than one from a batch which has been certified under authority of the federal act.

- Sec. 13. A cosmetic shall be deemed to be misbranded-
- 1. If its labeling is false or misleading in any particular.
- 2. If in package form unless it bears a label containing (1) the name and place of business of the manufacturer, packer or distributor; and (2) an accurate statement of the quantity of the contents in terms of weight, measure or numerical count; provided, that under clause (2) of this paragraph reasonable variations shall be permitted, and exemptions as to small packages shall be established by regulations prescribed by the board.
- 3. If any word, statement or other information required by or under authority of this act, to appear on the label or labeling is not prominently placed thereon with such conspicuousness (as compared with other words, statements, designs or devices in the labeling) and in such terms as to render it likely to be read and understood by the ordinary individual under customary conditions of purchase and use.
- 4. If its container is so made, formed or filled as to be misleading.
- Sec. 14. 1. An advertisement of a drug, device or cosmetic shall be deemed to be false if it is false or misleading in any particular.
- 2. For the purpose of this act the advertisement of a drug or device representing it to have any effect in albuminuria, appendicitis, arteriosclerosis, blood poison, bone disease, Bright's disease, cancer, carbuncles, cholecytitis, diabetes, diphtheria, dropsy, erysipelas, gallstones, heart and vascular diseases, high blood pressure, mastoiditis, measles, meningitis, mumps, nephritis, otitis media, paralysis, pneumonia, poliomyeletis (infantile paralysis), prostate gland disorders, pyelitis, scarlet fever, sexual impotence, sinus infection, smallpox, tuberculosis, tumors, typhoid, uremia, venereal disease, shall also be deemed to be false, except that no advertisement not in violation of subsection one shall be deemed to be false under this subsection if it is disseminated only to doctors, dentists or veterinarians, or appears only in the scientific periodicals of these professions, or is disseminated only for the purpose of public health education by persons not commercially interested, directly or indirectly, in the sale of such drugs or devices: provided, that whenever the board determines that an advance in medical science has made any type of self-medication safe as to any of the diseases named above, the board shall by regulation authorize the advertisement of drugs having curative or therapeutic effect for such disease, subject to such

conditions and restrictions as the board may deem necessary in the interests of public health: provided, that this subsection shall not be construed as indicating that self-medication for disease other than those named herein is safe or efficacious.

- Sec. 15. 1. The authority to promulgate regulations for the efficient enforcement of this act is hereby vested in the board. The board is hereby authorized to make the regulations promulgated under this act conform, insofar as practicable, with those promulgated under the federal act.
- 2. Hearings authorized or required by this act shall be conducted by the board or such officer, agent or employee as the board may designate for the purpose.
- 3. Before promulgating any regulations contemplated by section ten, paragraphs two, four, five, six, seven, eight, eleven and thirteen, or section fourteen, paragraph two, the board shall give appropriate notice of the proposal and of the time and place for a hearing. The regulations so promulgated shall become effective on a date fixed by the board (which date shall not be prior to thirty days after its promulgation). Such regulation may be amended or repealed in the same manner as is provided for its adoption, except that in the case of a regulation amending or repealing any such regulation the board, to such an extent as it deems necessary in order to prevent undue hardship, may disregard the foregoing provisions regarding notice, hearing or effective date.
- Sec. 16. The board or its duly authorized agent shall have free access at all reasonable hours to any factory, warehouse, or establishment, in which drugs, devices, or cosmetics are manufactured, processed, packed, or held for introduction into commerce, or to enter any vehicle being used to transport or hold such drugs, devices, or cosmetics in commerce, for the purpose:
- (1) of inspecting such factory, warehouse, establishment, or vehicle to determine if any of the provisions of this act are being violated: and
- (2) to secure samples of any drug, device, or cosmetic after paying or offering to pay for such sample. It shall be the duty of the board to make or cause to be made examinations of samples secured under the provisions of this section to determine whether or not any provision of this act is being violated.
- Sec. 17. 1. The board may cause to be published from time to time reports summarizing all judgments, decrees, and court orders which have been rendered under this act, including the nature of the charge and the disposition thereof.
 - 2. The board may also cause to be disseminated such

information regarding drugs, devices, and cosmetics as the board deems necessary in the interest of the public health and the protection of the consumer against fraud. Nothing in this section shall be construed to prohibit the board from collecting, reporting, and illustrating the results of the investigations of the board.

Sec. 18. Any analysis of drugs, devices, or cosmetics deemed necessary by the board in the enforcement of this act shall be made by the state chemist when requested by said board.

Sec. 19. If any provision of this act is declared unconstitutional or the applicability thereof to any person or circumstance is held invalid, the constitutionality of the remainder of the act and applicability thereof to other persons and circumstances shall not be affected thereby.

JOHN P. BERG.

Amend Senate File 347 as follows:

Section 1, line 8, strike the words "used for" and insert in lieu thereof the words "operated by a municipal corporation for veterans or public".

Section 1, line 9, before the word "then" the words "and said municipal corporation does not furnish school facilities for tenants' children of school age,".

Section 1, line 9, strike the words "the state, the county or".

Section 1, line 10, strike the word "their" and insert in lieu thereof the word "its".

Section 1, line 11, insert after the word "district" in said line the following "in which said project is located".

Section 2, line 11, strike the word "and".

Section 2, line 12, strike the words "to the secretary of the executive council".

Section 2, line 16, strike the words "the state".

Section 2, line 16, insert the words "in addition" after the word "shall" and strike the word "any" and insert in lieu thereof the word "the".

Section 2, line 18, strike all of line 18 beginning with the word "and" and all of line 19.

Section 3, strike all of section 3 and renumber section 4 to read "Sec. 3".

CHARLES S. VAN EATON.

Amend Senate File 376 by striking all of section 2 and inserting in lieu thereof the following:

"Sec. 2. This act being deemed of immediate importance

shall be in full force and effect from and after its passage and publication in The Pioneer-Republican, a newspaper published at Marengo, Iowa, and the North English Record, a newspaper published at North English, Iowa."

LEROY S. MERCER.

On motion of Senator Watson of O'Brien, the Senate adjourned until 10:00 a.m., Thursday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, FEBRUARY 24, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend Doctor Edward Day, pastor of the First Congregational church, Clear Lake, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Knudson for the day on request of Senator Skourup; Senator Zastrow for the day on request of Senator Bateson.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Hattery, from members of the International Association of Machinists, of Boone county, favoring payment of the bonus from the state surplus.

By Senator Henningsen, from the residents of Clinton county opposing local option.

By Senator Martin, from employees of Scott county in opposition to the two per cent deduction from pay for the "pension fund."

By Senator McMurry, from residents of Lucas county favoring local option.

By Senator Prentis, from residents of Union county favoring local option.

By Senator Ridout, from residents of Palo Alto county favoring civil service for state employees.

By Senator Walter, from residents of Marshall county favoring local option.

By Senator Watson of Pottawattamie, from members of the Amvets' Post No. 15, of Council Bluffs, relating to city and town legislation pertaining to street improvements.

INTRODUCTION OF BILLS

Senate File 428, by Senators Faul and West, a bill for an act providing for state aid to distressed school districts, providing for the administration of such aid by the state department of public instruction, and making an appropriation for the payment of such aid.

Read first and second times, and referred to committee on appropriations.

Senate File 429, by Senator Faul, a bill for an act to provide for the creation of a county conservation board, and prescribing the powers, duties and terms of office of said board.

Read first and second times, and passed on file.

Senate File 430, by Senator Faul, a bill for an act to amend chapter three hundred sixty-eight (368), Code 1946, and section four hundred sixteen point forty-three (416.43), Code 1946, relating to the general powers of cities and towns, more particularly the police powers of cities and towns and the exercise thereof; providing for and authorizing certain cities to allow and pay mileage or travel expenses to members of the police department for serving warrants and making investigations outside the incorporated limits of such cities, and authorizing certain cities to offer and pay rewards for the apprehension and conviction of persons accused of major crimes.

Read first and second times, and passed on file.

Senate File 431, by Senator Henningsen, a bill for an act to amend section six hundred two point forty-nine (602.49), Code 1946, relating to salaries of municipal court clerks in cities of less than thirty thousand inhabitants where the municipal court has been designated the juvenile court.

Read first and second times, and passed on file.

Senate File 432, by committee on motor vehicles, a bill for an act to amend section three hundred twenty-seven point sixteen (327.16), Code 1946, relating to reinstatement of truck operator permit.

Read first and second times, and placed on the calendar.

Senate File 433, by committee on motor vehicles, a bill for an act to amend section three hundred twenty-seven point seven

(327.7), Code 1946, relating to the application for a truck operator permit, and to amend section three hundred twenty-seven point eight (327.8), Code 1946, by striking therefrom the last sentence thereof.

Read first and second times, and placed on the calendar.

Senate File 434, by Senator McCarville, a bill for an act to provide for the licensing of sewerage plant superintendents or operators; creating a board to examine applicants for plant superintendents or operators and providing for the issuance of a license upon meeting qualifications established by the board and the payment of license fees.

Read first and second times, and passed on file.

Senate File 435, by committee on schools and educational institutions, a bill for an act to amend chapter three hundred twenty-one (321), Code 1946, motor vehicles and law of road and relating to school buses.

Read first and second times, and placed on the calendar.

Senate File 436, by Senators Berg and Watson of Pottawattamie, a bill for an act to amend section four hundred seventy-eight point twenty-three (478.23), Code 1946, relating to hearings and orders by the Iowa state commerce commission in cases where disagreement exists between railroad companies and the Iowa state highway commission, boards of supervisors of counties and councils of cities and towns as to crossings with highways, streets and alleys.

Read first and second times, and passed on file.

Senate File 437, by Senators Berg and Watson of Pottawattamie, a bill for an act to amend chapter two hundred forty-seven (247), Acts of the Fifty-second General Assembly, relating to railroad crossings with highways, streets and alleys.

Read first and second times, and passed on file.

Senate File 438, by Senators Berg, Hattery and Mercer, a bill for an act relating to dormitories, dining rooms, and necessary equipment and appurtances thereof at state institutions under the board of education and the construction, operation, maintenance, management, and financing thereof and to repeal sections two hundred sixty-two point thirty-five (262.35) to two hundred

sixty-two point forty-two (262.42), inclusive, Code 1946, and to enact substitutes therefor.

Read first and second times, and passed on file.

Senate File 439, by Senator Dykhouse, a bill for an act to appropriate funds from the general assembly of the state of Iowa to the state conservation commission for dredging Silver Lake near Lake Park in Dickinson county, Iowa.

Read first and second times, and referred to committee on appropriations.

Senate File 440, by Senators Fishbaugh and West, a bill for an act relating to open-cut or strip mines for the production of coal and providing that anyone so engaged shall pay a tonnage tax guaranteeing the replacement of surface soil and loss of tax revenue and for the enforcement thereof.

Read first and second times, and passed on file.

Senate File 441, by Senator Van Eaton, a bill for an act to amend chapter one hundred forty-three (143), Code 1946, relating to the employment of public health personnel, including laboratory personnel.

Read first and second times, and passed on file.

Senate File 442, by committee on motor vehicles, a bill for an act relating to the maximum limitations on the size and weight of motor vehicles and combinations of vehicles, to promote uniformity with other states as recommended with the policy of the American Association of State Highway Officials.

Read first and second times, and placed on the calendar.

Senate File 443, by committee on insurance, a bill for an act to amend section five hundred fifteen point thirty-five (515.35). Code 1946, relating to investments of insurance companies other than life, to authorize investment in obligations issued, assumed or guaranteed by International Bank for Reconstruction and Development.

Read first and second times, and placed on the calendar.

Senate File 444, by committee on insurance, a bill for an act to amend section five hundred eleven point eight (511.8), Code 1946, relating to the investment of funds of life insurance companies and associations.

Read first and second times, and placed on the calendar.

Senate File 445, by committee on governmental affairs, a bill for an act to amend section seven hundred eighty-nine point eleven (789.11), Code of 1946, relating to the entry of criminal judgments.

Read first and second times, and placed on the calendar.

Senate File 446, by Senators Bekman, Bateson and Zastrow, a bill for an act to fix standards for the admission of children to public school work in the year preceding the first grade and in the first grade.

Read first and second times, and passed on file.

Senate File 447, by Senator Faul, a bill for an act to provide for the destruction of certain document records and receipts that are held by various county offices within the state of Iowa.

Read first and second times, and passed on file.

Senate File 448, by Senators Lynes and Henningsen, a bill for an act to amend chapter one hundred fifty-two (152), Acts of the Fifty-second General Assembly, providing for the use of state funds to supplement funds of school districts and for the assistance of public school districts of the state in financing their activities under the title of general school aid and to make an appropriation for state aid provided for in this act.

Read first and second times, and referred to committee on appropriations.

Senate File 449, by Senator Lynes, a bill for an act to amend section one (1) of chapter one hundred three (103), Acts of the Fifty-second General Assembly, relating to the control and eradication of brucellosis.

Read first and second times, and passed on file.

Senate File 450, by Senator Whitehead, a bill for an act to amend section six hundred ninety-four point six (694.6), Code 1946, pertaining to assault intent to inflict bodily injury.

Read first and second times, and passed on file.

Senate File 451, by Senators Bekman, Bateson and Parker, a bill for an act to amend chapter one hundred forty-five (145), Code 1946, relating to the board of eugenics, providing for an executive

secretary to disseminate eugenic information, receive voluntary applications for sterilization and to permit the board to make orders for such voluntary operations.

Read first and second times, and passed on file.

Senate File 452, by Senator Knudson, a bill for an act to legalize the corporate acts and proceedings in connection with the renewal of the corporate existence and the adoption of the amended and substituted articles of incorporation of the Willow Creek Telephone Company and to provide for the renewal of the charter of the said Willow Creek Telephone Company.

Read first and second times, and passed on file.

Senate File 453, by Senator Walter, a bill for an act to amend chapter one hundred six (106), Code 1946, relating to water navigation regulations.

Read first and second times, and passed on file.

Senate File 454, by Senator Fishbaugh, a bill for an act relating to rates and charges of corporations selling electrical energy, gas, or water, and to rates and charges of telephone and telegraph companies and to provide a court of inquiry to receive petitions from such corporations for increases in such rates and charges, to conduct hearings thereon, and to adjudicate the necessity for such increases.

Read first and second times, and passed on file.

Senate File 455, by Senator Jacobson, a bill for an act to amend chapter one hundred sixty-seven (167), Laws of the Fifty-second General Assembly, relating to interstate bridges across the Mississippi river.

Read first and second times, and passed on file.

Senate File 456, by Senator Tudor, a bill for an act to legalize and validate the proceedings of the board of directors of the independent school district of Bellevue, in the county of Jackson, state of Iowa, authorizing and providing for the issuance and delivery of school bonds and for the levy of taxes for the payment of said bonds, and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district.

Read first and second times, and passed on file.

Senate File 457, by Senator McCarville, a bill for an act to repeal chapter five hundred forty-six (546), Code 1946, relating to nonresident auctioneers and to substitute a new chapter relating to the licensing of auctioneers crying sales within the state of lows.

Read first and second times, and passed on file.

Senate File 458, by committee on highways, a bill for an act to amend section three hundred twenty-one point four hundred eighty (321.480), chapter three hundred twenty-one (321), Code 1946, relating to limitations on expense.

Read first and second times, and placed on the calendar.

Senate File 459, by Senator Bekman, a bill for an act to amend chapter three hundred thirty-two (332), Code 1946, relating to the powers and duties of boards of supervisors.

Read first and second times, and passed on file.

Senate File 460, by Senator Bekman, a bill for an act to amend subsection seven (7) of section three hundred thirty-six point two (336.2), Code 1946, relating to duties of county attorney.

Read first and second times, and passed on file.

Senator Colburn called up the following concurrent resolution and moved its adoption:

HOUSE CONCURRENT RESOLUTION 11

A Concurrent Resolution memorializing and requesting the Congress of the United States to enact a bill to aid the state in the enforcement of the cigarette tax now evaded by use of the United States mails.

Whereas, the state of Iowa has seen fit to impose a tax on the sale and use of cigarettes within its boundaries, and the revenues so obtained constitute an important portion of the funds available for its functions of government, and

Whereas, it has been brought to the attention of the Senate and the House of Representatives of the state of Iowa that a large and growing system of evasion of such tax law has developed; that the United States mails are flooded with advertisements and inducements to the citizens of this state to violate the law of this state; that in numerous instances such advertisers entice prospective customers with statements to the effect that the use of the United States mails is sufficient proof of the legitimacy of such business and such a system; that the mails of the United States are constantly flooded with cigarettes in the process of delivery within this state, and on which cigarettes the tax required by the laws of this

state have not and will not be paid; that this state is seriously disadvantaged by such use of the postal offices and mails of the United States for the purpose of evading the laws of Iowa; and that Iowa faces and is now suffering serious losses of revenue as a result of such system of evasion, and

Whereas, it has been brought to the attention of the Senate and the House of Representatives of Iowa that there is now pending before the Congress of the United States a proposed bill which would aid the states by requiring shippers of cigarettes in interstate commerce to furnish to the taxing authority of the state to which shipped a copy of the invoice on each shipment and the 'name and address of each person to whom shipped; now, therefore,

Be It Resolved by the House, the Senate Concurring Therein: That the Congress of the United States be and the same is hereby memorialized and respectfully urged to enact a bill requiring shippers of cigarettes in interstate commerce to furnish to the taxing authority of the state to which shipped a copy of the invoice on each such shipment; or to enact such other bill to the aid of the several states affected as may be proper;

Be It Further Resolved: That duly authenticated copies of this resolution be forwarded immediately to the presiding officers of the respective houses of Congress and to the Senators and Congressmen from Iowa.

The motion prevailed and the resolution was adopted.

SPECIAL ORDER

Senator Faul asked unanimous consent that House File 279 be made a special order of business for Tuesday, March 8, 1949, at 10:30 a.m.

Objection was raised.

Senator Bekman moved that House File 279 be made a special order of business for Tuesday, March 8th at 10:30 a.m.

Senator Walter moved as a substitute that each Senator be permitted to select one bill to be made a special order of business.

The substitution was lost.

The motion by Senator Bekman was lost.

Senator Skourup asked and received unanimous consent to take up the following report and moved its adoption:

REPORT OF FIRST CONFERENCE COMMITTEE ON SENATE FILE 222

To the President of the Senate and the Speaker of the House:

We, the undersigned members of the conference committee appointed for the consideration of Senate File 222, relating to an appropriation for the retirement of service compensation bonds authorized by Senate File 492, Acts of the Fifty-second General Assembly, begs leave to report that your conference committee is unable to agree and therefore requests the appointment of a second conference committee.

W. N. SKOURUP.
ARTHUR H. JACOBSON.
O. N. HULTMAN.
PEARL W. MCMURRY.
On the Part of the Senate.

CLIFFORD M. STRAWMAN.
WARREN WELLS.
E. E. POSTON.
GEORGE H. ROBB.
On the Part of the House.

The report was adopted.

Senator Skourup asked and received unanimous consent that the report be immediately messaged to the House which request was complied with.

UNFINISHED BUSINESS

Senator Jacobson called up for further consideration, Senate File 320, a bill for an act amending chapter two hundred forty (240), Laws of the Fifty-second General Assembly, relating to the appointment of county assessors, providing for the appointment of county assessors and providing for the manner of assessment of real and personal property in the state of Iowa, and amending chapter one hundred eighty-three (183), Laws of the Fifty-second General Assembly, relating to the compensation of assessors and auditors.

Senator Augustine called up the amendment filed by Senators Augustine, Skourup, Lord and Ridout found on pages 397, 398 and 399 of the Senate Journal, and moved the adoption of that portion of the amendment with reference to sections 1, 3, 4 and 12.

Roll call was demanded.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 11:			
Augustine	Lord	Ridout	Vittetoe
Gillespie	Mercer	Roberts	Walter
Humbert	Miller	Skourup	
Nays, 31:			
Bateson	Faul	Lynes	Tudor
Bekman .	Hart	Maytag	Van Eaton
Benson	Hattery	McCarville	Van Patten
Berg	Henningsen	McMurry	Watson of
Byers	Hultman	Myrland	O'Brien
Colburn	Jacobson	Parker	Watson of
Doud	Leo	Prentis	Pottawattamie
Dykhouse Elthon	Linnevold	Sharp	Whitehead

Absent or not voting, 8:

Fishbaugh Knudson Reilly West Foster Martin Risk Zastrow

The amendment was lost.

Senator Augustine asked and received unanimous consent to withdraw the amendment to the amendment to Senate File 320 filed by him and found on page 424 of the Senate Journal.

Senator Augustine asked and received unanimous consent to withdraw the balance of the amendment filed by Senators Augustine, et al., and found on pages 397, 398 and 399.

Senator Jacobson offered the following amendment filed by Senators Jacobson, Byers and Prentis and moved its adoption:

Amend Senate File 320 by striking the period (.) and quotation marks (") from line 8 of section 14 and adding thereto the following: "but the salary of the county assessor until January 1, 1950, shall be same as the salary of the county auditor in each county and the salaries as determined by the county conference shall become effective as of January 1, 1950."

The amendment was adopted.

Senator Jacobson offered the following amendment filed by Senators Jacobson, Byers and Prentis and moved its adoption:

Amend Senate File 320 by adding thereto as section 16 the following: "Sec. 16. This act, being deemed of immediate importance, shall take effect and be in force from and after its passage and publication in the Postville Herald, a newspaper published in the city of Postville, Iowa, and the Mount Ayr Record-News, a newspaper published in the city of Mount Ayr, Iowa."

The amendment was adopted.

Senator Jacobson offered the following amendment and moved its adoption:

Amend Senate File 320 by striking the period in line 73 of section 3 and inserting in lieu thereof the following: "and by striking from line sixty-three (63) the words 'board of supervisors' and inserting in lieu thereof the words 'county auditor'."

The amendment was adopted.

On behalf of Senator Knudson, Senator Sharp offered the amendment filed by Senator Knudson and found on pages 442, 443 and 444 of the Senate Journal and moved its adoption.

Roll call was demanded.

On the question "Shall the amendment be adopted" the vote was:

Ayes, 16:

Lord Roberts Augustine Gillespie McCarville Sharp Benson Henningsen Doud Humbert Mercer Skourup Faul Jacobson Myrland Tudor

Nays, 29:

Bateson Hart McMurry Vittetoe Miller Bekman Walter Hattery Berg Hultman Parker Watson of Byers Leo Prentis O'Brien Colburn Linnevold Ridout Watson of Dykhouse Lynes Risk Pottawattamie Elthon Van Eaton Whitehead Martin Van Patten Fishbaugh Maytag

Absent or not voting, 5:

Foster Reilly West Zastrow

Knudson

The amendment was lost.

Senator Faul offered the following amendment and moved its adoption:

Amend Senate File 320, section 7, by substituting a comma (,) for the period (.) after the word "assessor" in line 19 thereof, and by adding thereafter the following: "except that in any county now or hereafter having a population of more than one hundred ninety thousand (190,000) whose board of supervisors has contracted or may contract for the employment of expert appraisers to assist the county assessor in determining the value of property for taxation, the board of supervisors may levy a special tax against all the taxable property in the county and appropriate and expend the same for the purpose of paying the cost of such services, or return the same to funds from which transfers were made for such purpose."

The amendment was adopted.

Senator Jacobson offered the following amendment and moved its adoption:

Amend Senate File 320 by adding the following section thereto: "Sec. 16. Section eleven (11) of chapter two hundred forty (240), Laws of the Fifty-second General Assembly, is amended by striking therefrom the last section of subsection two (2). Section fifty-two (52) of chapter two hundred forty (240), Laws of the Fifty-second General Assembly, is amended by striking from line three (3) the words "and are not specifically referred to in this act".

The amendment was adopted.

Senator Van Patten offered the following amendment and moved its adoption:

Amend Senate File 320, section 9, line 4, by striking the period following the word "office" and inserting in lieu thereof the following: ", and such office may be established in the office of the county auditor."

The amendment was lost.

Senator Faul offered the following amendment and moved its adoption:

Amend the title to Senate File 320 by striking the period following the word "auditors" in line 8 and adding the following: "and to the tax levy to defray the expense of the county assessor's office in certain counties."

The amendment was adopted.

Senator Jacobson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass!" the vote was:

Ayes, 44:

Augustine	Foster
Bateson	Gillespie
Bekman Benson	Hart Hattery
Berg	Henningsen
Byers	Hultman
Colburn	Humbert
Doud	Jacobson
Dykhouse	Leo
Elthon	Linnevold
Faul	Lynes
Fishbaugh	Martin

Maytag
McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Ridout
Risk
Sharp

Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
Whitehead

Nays: none.

Absent or not voting, 6:

Knudson Reilly Lord Roberts West Zastrow

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

Senator Jacobson moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

ADDITIONAL COPIES

Senator Jacobson asked and received unanimous consent to have 500 copies of Senate File 320 as passed by the Senate printed.

Senator Mercer asked and received unanimous consent to have 200 additional copies of Senate File 394 printed.

Senator Byers asked and received unanimous consent to have 200 copies of Senate File 206 as passed by the Senate printed.

Senator McCarville asked and received unanimous consent to have 500 additional copies of Senate File 355 printed.

Senator Faul asked and received unanimous consent that House File 15 be substituted for Senate File 22 now on the Senate calendar.

BILL WITHDRAWN FROM CONSIDERATION

Senator Faul asked and received unanimous consent that Senate File 429 be withdrawn from further consideration of the Senate.

PRESENTATION OF VISITORS

Senator Gillespie asked and received unanimous consent to present to the Senate twenty senior student members of the class in government of the Adair high school who were present in the balcony with their superintendent, Mr. L. L. Long.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the Speaker of the House has appointed as the second conference committee on Senate File 222, a bill for an act relating to the issuance of bonds for the payment of the soldiers' bonus: Representatives Weichman, Nelson, Seifkas and Anderson.

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

Senate Concurrent Resolution 12, inviting the Pioneer Lawmakers Association to meet with the Fifty-third General Assembly Tuesday, March 15, 1949.

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

House File 15, a bill for an act establishing a state building code.

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

House File 324, a bill for an act to legalize and validate the election and the proceedings authorizing and providing for the issuance, sale and delivery of county public hospital bonds by Mitchell county, Iowa.

A. C. Gustafson, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 15, a bill for an act to promote and protect the life, health and safety of persons in the use and occupancy of buildings used by the public; to establish a state building code under the requirements of this act, prescribing minimum standards in the construction, reconstruction, alteration, addition and repair of buildings used by the public; to define the scope of this act and the state building code established hereunder; to create a state building code council, defining its powers and duties; and fixing the compensation of the members thereof; to provide for the appointment of a state building commissioner to administer the provisions of this act, and defining his powers and duties; to provide for the registration and appointment of local building officials and licensed inspectors to carry out the local administration and enforcement of the provisions of this act; to define the powers and duties of local authorities in the administration and enforcement of the provisions of this act, and to permit the combination of cities, towns and counties in the appointment of a single building official under the provisions of this act; to designate the county engineer as the acting building official in cities, towns and counties where no building official is otherwise appointed; to provide for the issuance of building permits for the construction, reconstruction, alteration, addition and repair of buildings used by the public; to provide for the issuance of certificates of occupancy; to provide for the collection of permit fees by cities, towns, and counties; to grant the right of appeal from the action of the local building officials and of local boards of appeal; and to fix the penalties for violations of the provisions of this act.

Read first and second times, and passed on file.

House File 324, a bill for an act to legalize and validate the election and the proceedings authorizing and providing for the issuance, sale and delivery of county public hospital bonds by Mitchell county, Iowa, and the provisions made for taxes for the payment of said bonds and declaring said bonds issued pursuant to said election and proceedings to be valid obligations of said county.

Read first and second times and referred to committee on Judiciary 2.

APPOINTMENT OF SECOND CONFERENCE COMMITTEE ON SENATE FILE 222

President Evans announced the appointment of a second conference committee on Senate File 222 on the part of the Senate: Senators Elthon, Faul, Lynes and Myrland.

PRESENTATION OF GIFTS

Senator Maytag, on behalf of the members, officers and employees of the Senate, presented gifts in appreciation of the efficient and courteous service by W. J. Scarborough, Secretary, and Edna Gillespie, Assistant Secretary and Journal Clerk.

Bill was given a fishing rod and an equipped box of fishing tackle.

Edna was given a costume jewelry set of matching earrings, brooch and bracelet.

EXECUTIVE SESSION

On motion of Senator Elthon, the Senate resolved itself into executive session.

The Senate in executive session reconfirmed the appointment of Henry W. Burma of Allison, Butler county, Iowa, for the appointment as member of the state board of control of state institutions for the unexpired portion of the term ending June 30, 1951.

The Senate also confirmed the appointment of Melvin Graham of Audubon, Audubon county, Iowa, for the appointment as member of the state highway commission for the term beginning July 1, 1949, and ending June 30, 1953.

The Senate also confirmed the appointment of Robert Keir of Spencer, Clay county, Iowa, for the appointment as member of the state highway commission for the unexpired term ending June 30, 1951.

The Senate arose from executive session and resumed regular session.

PRESENTATION OF VISITORS

Senator Fishbaugh, on behalf of Senator Faul, asked and received unanimous consent to present to the Senate eighty pupils of the Saylor Center elementary and junior high school who were present in the balcony with their superintendent, Mr. Denny.

On motion of Senator Elthon the Senate recessed until 1:30 p.m.

AFTERNOON SESSION

The Senate reconvened, Senator Dykhouse presiding.

On motion of Senator Parker the Senate recessed until the fall of the gavel.

The Senate reconvened, President Evans presiding.

RESIGNATION OF EMPLOYEE

I hereby tender my resignation as committee clerk for Senator Sherman West, effective as of February 28, 1949.

MRS. BARBARA BARMA.

BILLS ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bills to committee:

- S. F. 411 Insurance
- S. F. 412 Compensation of Public Officers and Employees
- S. F. 413 Social Security
- S. F. 414 Compensation of Public Officers and Employees
- S. F. 415 Judiciary 2
- S. F. 416 Motor Vehicles
- S. F. 418 Governmental Affairs
- S. F. 420 Judiciary 2
- S. F. 421 Social Security
- S. F. 422 Schools and Educational Institutions
- S. F. 423 Insurance
- S. F. 424 Insurance
- S. F. 425 Iowa Development

REPORTS OF COMMITTEES

Senator Watson submitted the following report:

MR. PRESIDENT: Your committee on governmental affairs to which was referred Senate File 66, a bill for an act to establish a system of civil service administration for state employees of the state of Iowa, begs leave to report it has had the same under consideration and returns the bill without recommendation.

DEVERE WATSON, Chairman.

Also:

MR. PRESIDENT: Your committee on governmental affairs to which was referred Senate File 230, a bill for an act to amend section sixty-four point fifteen (64.15), Code 1946, relating to bonds of deputy officers, begs leave to report it has had the same under consideration and recommends the same be indefinitely postponed.

DEVERE WATSON, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental affairs to which was referred Senate File 363, a bill for an act relating to reorganization of all agencies, boards, commissions and departments of state government; providing for appointment of a commission to determine and make recommendations with reference thereto; and providing an appropriation for the purposes thereof, begs leave to report it has had the same under consideration and recommends the same do pass.

DEVERE WATSON, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental affairs to which was referred House File 198, a bill for an act to transfer from the state comptroller to the state board of control all duties pertaining to the abstracting and certifying claims of institutions for payment, etc., begs leave to report it has had the same under consideration and returns the bill witherst recommendation.

DEVERE WATSON, Chairman.

Ordered passed on file.

Senator Hattery submitted the following report:

MR. PRESIDENT: Your committee on motor vehicles to which was referred Senate File 53, a bill for an act to provide for state safety lanes for motor vehicles and to amend section three hundred twenty-one point ninety-five (321.95), Code 1946, relating to the right of inspection, begs leave to report it has had the same under consideration and returns the bill without recommendation.

JOHN R. HATTERY, Chairman.

Ordered passed on file.

Senator Linnevold submitted the following report:

MR. PRESIDENT: Your committee on public libraries to which was referred Senate File 126, a bill for an act to amend chapter three hundred three (303), Code 1946, and to amend sections three hundred three point one (303.1), three hundred three point two (303.2), three hundred three point three (303.3), Code 1946, to establish a state engineering and architectural library and relating to state libraries, begs leave to report it has had the same under consideration and returns the bill without recommendation.

WM. LINNEVOLD, Chairman.

Senator Bekman submitted the following report:

MR. PRESIDENT: Your committee on insurance to which was referred Senate File 205, a bill for an act to amend sections 432.1, 518.35, 520.19 and to repeal section 432.2 and enact a substitute therefor, relating to gross premium taxes to be paid by insurance companies and associations, begs leave to report it has had the same under consideration and recommends the same do pass.

E. K. BEKMAN, Chairman.

Ordered passed on file.

Senator Maytag submitted the following report:

MR. PRESIDENT: Your committee on schools and educational institutions to which was referred **Senate File 368**, a bill for an act to amend section two hundred fifty-eight point two (258.2), Code 1946, by repealing said section and enacting a substitute therefor, relating to the state board for vocational education, begs leave to report it has had the same under consideration and recommends the same **do pass**.

FRED MAYTAG, Chairman.

Ordered passed on file.

Senator Hultman submitted the following report:

MR. PRESIDENT: Your committee on highways to which was referred Senate File 40, a bill for an act to repeal chapter 306, Code 1946, to enact a substitute therefor, to repeal or amend other sections, all relating to classification, jurisdiction, control, establishment, alteration and vacation of highways, begs leave to report it has had the same under consideration and recommends the same do pess.

O. N. HULTMAN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on highways to which was referred Sencte File 41, a bill for an act to amend, revise and codify chapter 309, Code 1946, and chapter 163, Laws of the Fifty-second General Assembly, relating to secondary roads, begs leave to report it has had the same under consideration and recommends the same do pass.

O. N. HULTMAN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on highways to which was referred Sencte File 42, a bill for an act to amend, revise and codify chapter 310, Code 1946, as amended by chapter 162, Laws of the Fifty-second General Assembly, relating to farm to market roads, begs leave to report it has had the same under consideration and recommends the same do pess.

O. N. HULTMAN, Chairman.

MR. PRESIDENT: Your committee on highways to which was referred Senate File 43, a bill for an act to amend, revise, consolidate, and codify certain sections of chapters 309, 310 and 313, Code 1946, relating to secondary roads, farm to market roads and primary roads, begs leave to report it has had the same under consideration and recommends the same do pass.

O. N. HULTMAN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on highways to which was referred Searte File 44, a bill for an act to repeal chapter 311, Code 1946, as amended, relating to secondary road assessment districts, begs leave to report it has had the same under consideration and recommends the same do pass.

O. N. HULTMAN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on highways to which was referred Seacts File 45, a bill for an act to provide for the establishment of secondary road assessment districts, to authorize the levying of special assessments on benefited property to pay a portion of the cost of surfacing secondary roads and provide for the payment of such assessments, begs leave to report it has had the same under consideration and recommends the same do pass.

O. N. HULTMAN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on highways to which was referred Seaste File 46, a bill for an act to repeal chapters 312, 314 and 316, Code 1946, relating to primary road bonds and county road bonds, begs leave to report it has had the same under consideration and recommends the same do pass.

O. N. HULTMAN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on highways to which was referred Sendte File 47, a bill for an act to provide for the authorizing, issuance, sale and payment of primary road bonds and secondary road bonds and the expenditure of the proceeds of such bonds in the improvement of primary roads and secondary roads, begs leave to report it has had the same under consideration and returns the bill without recommendation.

O. N. HULTMAN, Chairman.

Ordered passed on file.

MR. PRESIDENT: Your committee on highways to which was referred Senate File 48. a bill for an act to amend, revise and codify chapter 313, Code 1946, relating to primary roads, begs leave to report it has had the same under consideration and recommends the same do pass.

O. N. HULTMAN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on highways to which was referred Sencte File 49, a bill for an act to provide funds for the construction and maintenance of highways, to create in the state treasury, a road use tax fund, to amend chapters 310, 313, 321, 324, 326, 422 and 423, Code 1946, begs leave to report it has had the same under consideration and recommends the same do pass.

O. N. HULTMAN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on highways to which was referred Senate File 50, a bill for an act to transfer from the general fund of the state of Iowa, to the primary road fund, an amount equal to that portion of use tax funds derived from the sale of new motor vehicles and trailers for the biennium July 1, 1947, to June 30, 1949, begs leave to report it has had the same under consideration and recommends the same do pass.

O. N. HULTMAN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on highways to which was referred House File 392, a bill for an act to provide funds for the construction and maintenance of highways, to create in the state treasury, a road use tax fund, to provide income in the road use tax fund, to provide for the division, allocation and expenditure of the road use tax fund, begs leave to report it has had the same under consideration and recommends the same do poss.

O. N. HULTMAN, Chairman.

Ordered passed on file.

Senator Colburn submitted the following report:

MR. PRESIDENT: Your committee on ways and means to which was referred Senate File 101, a bill for an act to amend sections twenty-four point three (24.3), twenty-four point eight (24.8) and twenty-four point twenty-nine (24.29), Code 1946, and providing procedures under the local budget law, begs leave to report it has had the same under consideration and recommends the same do pass.

JAY C. COLBURN, Chairman.

Ordered passed on file.

MR. PRESIDENT: Your committee on ways and means to which was referred Senate File 234, a bill for an act to amend sections twenty-one point four (21.4) and seventy-nine point nine (79.9), Code 1946, to provide increased mileage for state officers and employees using their own cars, begs leave to report it has had the same under consideration and recommends the same do pass.

JAY C. COLBURN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on ways and means to which was referred Senate File 321, a bill for an act to reduce the permissible levy of taxes for the years 1949 and 1950 by the same percentage as the taxable value of property has been increased, begs leave to report it has had the same under consideration and returns the bill without recommendation.

JAY C. COLBURN. Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate File 23 by striking all after the enacting clause and by inserting in lieu thereof the following: "Section 1. Section five hundred twenty-two point one (522.1), Code 1946, is amended by adding thereto the following:

- "1. No license shall be issued to a first time appointee as agent in receiving or procuring applications for life insurance and annuities, or life, health and accident insurance, until such agent shall have qualified by reasonable written examination as to his competency to act as such agent. The fee for such examination shall be five dollars.
- "2. The applicant applying for a license shall be certified, on forms furnished by the commissioner of insurance, by an officer or properly authorized representative of the insurer, stating that the insurer has investigated the character and background of the applicant and is satisfied that he is trustworthy and qualified to act as its agent to represent it in this state.
- "3. No examinations shall be required as a prerequisite to the issuance of a license to any ticket selling agent of a railroad company, steamship company, carrier by air or public bus carrier, who shall act thereunder as agent of any company subject to this section only in reference to the issuance of accident insurance tickets.
- "4. The commissioner may issue a temporary life insurance agent's license to any person acting as a debit agent in servicing policies of industrial life insurance without requiring the applicant to pass a written examination, but no such temporary license shall be effective for more than ninety (90) days.

- "5. A regular salaried officer or employee of an insurer authorized to do business in this state shall not be deemed to be a 'life insurance agent' by reason of rendering assistance to, or on behalf of a licensed life insurance agent, provided that such salaried officer or employee devotes substantially all of his time to activities other than the solicitation of applications for life insurance or annuity contracts and receives no commission or other compensation directly dependent upon the amount of business he obtains.
- "6. The department of insurance shall establish and promulgate reasonable rules and regulations for carrying out the provisions of this act and, with the approval of the state insurance commission, shall make, establish and publish a list of questions from which examination questions shall be chosen, together with rules, regulations and procedures with respect to the scope, type and conduct of the written examinations required by this act, and the times and places within the state wherein they shall be held, provided that applicants shall be permitted to take such examinations at least once each week on the second day of each week at the principal office of the commissioner of insurance.
- "7. If any clause, sentence, paragraph or part of this act shall for any reason be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair or invalidate the remainder of this act."

GEORGE FAUL.

Amend Senate File 175 by adding thereto the following:

"Sec. 2. Section four hundred seventy-nine point ninety-eight (479.98), Code 1946, is further amended by striking from line thirteen (13) the word 'council' and inserting in lieu thereof the word 'commission'."

GEORGE FAUL.

Amend section 2 of Senate File 298 by striking the words "three hundred (300)" in line 4 of said section and inserting in lieu thereof the following: "sixty (60)."

W. N. SKOURUP.

Amend Senate File 396 by striking lines 7, 8, 9 and 10 of section 1 and by inserting in lieu thereof the following:

"For support of the state highway commission, engineering, testing materials and administration of primary and secondary road work

\$1,460,000.00".

J. KENDALL LYNES.

On motion of Senator Dykhouse the Senate adjourned until 10:00 a.m., Friday.

JOURNAL OF THE SENATE

SENATE CHAMBER,

DES MOINES, IOWA, FEBRUARY 25, 1949.

The Senate met in regular session, President pro tempore Leo presiding.

Prayer was offered by Reverend T. M. Baskerville, pastor of the Methodist church, New Hartford, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Knudson for the day on request of Senator Elthon; Senator Zastrow for the day on request of Senator Bateson.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Berg, from students of National College of Chiropractics of Chicago, in opposition to the repeal of the basic science law; also, from members of the parent-teacher association of Lee county urging county and multi-county health legislation.

By Senator Faul, from members of the parent-teacher associations of Meredith, St. Johns, Oak Park and John B. Saylor schools of the city of Des Moines, asking at least twenty-five per cent of the cost of public education come from the general fund; also, from residents of Polk county favoring old age and survivors' insurance of certain public officers.

By Senator Henningsen, from residents of Clinton county relating to the reserve requirements of state banks.

By Senator Jacobson, from the Allamakee county highway employees favoring equality in state and county highway maintenance.

By Senator Linnevold, from residents of Black Hawk, Marion, Monroe, Polk, Scott, Winneshiek and Woodbury counties relating to public libraries and providing for an increase in the permissible tax levy.

By Senator Maytag, from residents of Jasper county favoring local option; also, from members of the Newton association of in-

surance agents in opposition to the use of public funds to subsidize any organization engaged in commercial enterprises.

By Senator McCarville, from residents of Webster county opposing local option.

By Senator Myrland, from members of the board of supervisors of Harrison county relating to compensation and mileage for public officials.

By Senator Walter, from residents of Marshall county favoring legislation pertaining to policemen and firemen retirement systems.

By Senator Watson of Pottawattamie, from residents of Pottawattamie county relating to city and town legislation pertaining to street improvements.

By Senator Whitehead, from residents of Dallas county favoring local option; also, from the commissioners of the Audubon county soil conservation district favoring proposed conservation legislation.

UNFINISHED BUSINESS

Senator Lynes called up for further consideration Senate File 275, a bill for an act relating to the unincumbered balance of the old age assistance appropriation made by the Fifty-second General Assembly.

President Evans took the chair at 10:10 a.m.

Ayes, 18:

Senator Lynes moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Augustine Bateson Gillespie Henningsen Hultman	Jacobson Leo Linnevold Lynes Martin	1	McCarville Mercer Roberts Van Eaton Van Patten		Watson of O'Brien West Whitehead
Nays, 23:		,		- 1	

nulunan	Maidii	,	van ratten	L	
Nays, 23:		,		- 1	
Benson Colburn Doud Dykhouse Fishbaugh Foster	Hattery Humbert Lord Maytag McMurry Miller		Myrland Parker Prentis Ridout Risk Sharp		Skourup Tudor Vittetoe Walter Watson of Pottawattamie

Absent or not voting, 9:

BekmanElthonHartReillyBergFaulKnudsonZastrow

Byers

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

Senator Doud moved that the vote by which the bill failed to pass the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

PRESENTATION OF VISITOR

Senator Van Eaton asked and received unanimous consent to present to the Senate Senator Vogel of the State of Nebraska, chairman of the committee on labor, who was present in the Senate chamber.

Senator Vogel addressed the Senate briefly.

ADDITIONAL COPIES

Senator Maytag asked and received unanimous consent to have 500 additional copies of Senate File 417 printed.

PROOFS OF PUBLICATION

Published copy of Senate File 375 (House File 492) and verified proof of publication of said bill in the Daily Freeman Journal of Webster City, on February 23, 1949, is on file with the Secretary of the Senate.

Published copy of Senate File 456 and verified proof of publication of said bill in the Bellevue Leader on February 24, 1949, is on file with the Secretary of the Senate.

Published copy of House File 193 and verified proof of publication of said bill in the Monroe County News, Albia, on January 31, 1949, is on file with the Secretary of the Senate.

Published copy of House File 371 and verified proof of publication of said bill in the Storm Lake Register on February 15, 1949, is on file with the Secretary of the Senate.

W. J. SCARBOROUGH, Secretary of the Senate.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate File 15, a bill for an act to amend sections 274.39 and 274.42,

Code 1946, and providing for reorganization of certain school districts affected by flood control projects.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 18, a bill for an act relating to the construction, maintenance, repairs, improvements, operation and financing of levee and drainage districts.

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

Senate File 37, a bill for an act to legalize the corporate acts and proceedings in connection with the renewal of the corporate existence of The Bennett Company.

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

Senate File 65, a bill for an act to legalize the corporate existence of the Witwer Grocer Company.

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

Senate File 118, a bill for an act to legalize and validate proceedings taken by the town council of Allerton, Iowa, authorizing and constructing certain sewers for said town.

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

House File 11, a bill for an act relating to individual drainage rights and mutual drains.

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

House File 102, a bill for an act to legalize proceedings of the town council of Crystal Lake, Hancock county, Iowa.

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

House File 153, a bill for an act relating to indebtedness of school districts, and to provide for the procuring and improving of a site for an athletic field or improving a site already owned for an athletic field.

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

House File 193, a bill for an act to make permanent a certain temporary transfer of funds of Monroe county, Iowa, made by authority of the state comptroller.

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

House File 307, a bill for an act authorizing executive council of state of Iowa to execute a right of way easement to Sinclair Refining Company for installation and maintenance of pipe line over and through certain state lands in Lee county.

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

House File 313, a bill for an act to legalize and validate the proceedings authorizing the issuance, sale and delivery of county hospital bonds by Jefferson county, Iowa.

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

' House File 370, a bill for an act legalizing the corporate acts and proceedings in connection with the renewal of the corporate existence of the Tyler & Downing Company.

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

House File 371, a bill for an act to legalize and validate the special election and authorizing issuance of school bonds of the independent school district of Storm Lake, Iowa.

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

House File 427, a bill for an act to appropriate to the state comptroller from the motor vehicle fuel tax fund.

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

House File 432, a bill for an act to authorize the dedication of certain lands owned by the city of Keokuk, Iowa, to the United States.

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

House File 442, a bill for an act to legalize and validate the proceedings of the board of directors of the consolidated school district of Franklin, county of Franklin, authorizing and providing for the issuance and delivery of school bonds.

A. C. GUSTAFSON, Chief Clerk.

HOUSE AMENDMENTS TO SENATE FILE 18

Amend Senate File 18, section 21, by inserting a period (.) after the word "capacity" in line 15 and by striking all of the remainder of lines 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, and the first three words in line 26 and by reinserting them after the period after the word "repair" in line 29.

Amend Senate File 18 by adding the following sections:

Sec. 37. Section four hundred fifty-five point forty (455.40), Code 1946, is hereby amended by striking from lines twenty-five (25) and twenty-six (26) the following words: "of such notice as the board may prescribe."

Further amend section four hundred fifty-five point forty (455.40), Code 1946, by striking the period in line twenty-eight (28) and adding the following: ", giving only the type of proposed construction or repairs, estimated amount, date of letting, amount of bidder's bond, and the name and address of the county auditor."

Sec. 38. Section four hundred fifty-five point one hundred sixty-eight (455.168), Code 1946, is hereby repealed.

Further amend the title to Senate File 18 by striking all after the word "Act" and inserting in lieu thereof the following: "to amend chapters four hundred fifty-five (455) and four hundred fifty-seven (457), Code 1946, relating to the construction, maintenance, repairs, improvements, operation and financing of levee and drainage districts."

HOUSE MESSAGES CONSIDERED

House File 11, a bill for an act to amend chapter four hundred sixty-five (465), Code 1946, relating to individual drainage rights and mutual drains, by amending section four hundred sixty-five point one (465.1) and by adding additional provisions to said chapter.

Read first and second times, and passed on file.

House File 102, a bill for an act to legalize and validate the proceedings of the town council of the town of Crystal Lake, in Hancock county, Iowa, in calling and holding an election on March 25, 1946, on the proposition of creating and establishing a municipal waterworks plant and system in said town, and on the proposition of issuing general obligation bonds of said town, and waterworks revenue bonds for the purpose of constructing said improvement, and the extension thereof and provisions made for levying and collecting of taxes for the payment of said general obligation bonds and declaring the general obligation bonds and waterworks revenue bonds, issued pursuant to said proceedings, to be enforcible obligations of said town.

Read first and second times and referred to committee on judiciary 2.

House File 153, a bill for an act to amend section two hundred ninety-six point one (296.1), Code 1946, relating to indebtedness of school districts; to provide for the procuring and improving of a site for an athletic field or improving a site already owned for an athletic field.

Read first and second times, and passed on file.

House File 193, a bill for an act to make permanent a certain temporary transfer of funds of Monroe county, Iowa, made by authority of the state comptroller.

Read first and second times, and passed on file.

House File 307, a bill for an act authorizing the executive council of the state of Iowa to execute a right of way easement to the Sinclair Refining Company, a Maine corporation, for the installation and maintenance of a pipe line for the transportation of petroleum products on, over and through certain state lands in Lee county, Iowa.

Read first and second times, and passed on file.

House File 313, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of county hospital bonds by Jefferson county, Iowa, and the provisions made for taxes for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said county.

Read first and second times and referred to committee on judiciary 2.

House File 370, a bill for an act to legalize the corporate acts and proceedings in connection with the renewal of the corporate existence and the adoption of the renewal and substituted articles of incorporation of the Tyler and Downing Company and to provide for the renewal of the charter of the said Tyler and Downing Company.

Read first and second times and referred to committee on judiciary 2.

House File 371, a bill for an act to legalize and validate the special election and the proceedings authorizing and providing for the issuance, sale and delivery of school bonds of the independent school district of Storm Lake, in the county of Buena Vista, state of Iowa, and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said school district.

Read first and second times and referred to committee on judiciary 2.

House File 427, a bill for an act to appropriate to the state comptroller from the motor vehicle fuel tax fund.

Read first and second times, and passed on file.

House File 432, a bill for an act to authorize the dedication of certain lands owned by the city of Keokuk, Iowa, to the United

States of America for the purpose of expanding and enlarging the national cemetery in Keokuk, Iowa.

Read first and second times, and passed on file.

House File 442, a bill for an act to legalize and validate proceedings of the board of directors of the consolidated school district of Franklin, in the county of Franklin, state of Iowa, authorizing and providing for the issuance and delivery of school bonds and for the levy of taxes for the payment of said bonds, and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district.

Read first and second times, and referred to committee on judiciary 2.

REPORTS OF COMMITTEES

Senator Maytag submitted the following report:

MR. PRESIDENT: Your committee on schools and educational institutions to which was referred **Senate File 130**, a bill for an act to allow sick leave for all public school employees, to specify a definite minimum allowance and to provide for an accumulation of unused time within a school district, begs leave to report it has had the same under consideration and recommends the same **do pass**.

FRED MAYTAG. Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on schools and educational institutions to which was referred Senate File 347. a bill for an act to amend section two hundred eighty-four point two (284.2), section two hundred eighty-four point four (284.4), Code 1946, providing for the basis of computation for reimbursement of school districts for loss of taxes, begs leave to report it has had the same under consideration and recommends the same be amended in accordance with the amendment filed by Senator Van Eaton and found on page 511 of the Senate Journal, and when so amended the bill de pass.

FRED MAYTAG, Chairman.

Ordered passed on file.

Senator Byers submitted the following report:

MR. PRESIDENT: Your committee on judiciary 2 to which was referred House File 313, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of county

hospital bonds by Jefferson county, Iowa, etc., begs leave to report it has had the same under consideration and recommends the same do pass.

FRANK C. BYERS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 2 to which was referred House File 371, a bill for an act to legalize and validate the special election and the proceedings authorizing and providing for the issuance, sale and delivery of school bonds of the independent school district of Storm Lake, in the county of Buena Vista, state of Iowa, and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said school district, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANK C. BYERS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 2 to which was referred House File 442, a bill for an act to legalize and validate the proceedings of the board of directors of the consolidated school district of Franklin, in the county of Franklin, state of Iowa, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANK C. BYERS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 2 to which was referred House File 102, a bill for an act to legalize proceedings of the town council of Crystal Lake, Hancock county, Iowa, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANK C. BYERS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary 2 to which was referred House File 370, a bill for an act to legalize the corporate acts and proceedings in connection with the renewal of the corporate existence and the adoption of the renewal and substituted articles of incorporation of the Tyler and Downing Company and to provide for the renewal of the charter of the said Tyler and Downing Company, begs leave to report it has had the same under consideration and recommends the same doposs.

FRANK C. BYERS, Chairman.

Ordered passed on file.

MR. PRESIDENT: Your committee on judiciary 2 to which was referred House File 324, a bill for an act to legalize and validate the election and the proceedings authorizing and providing for the issuance, sale and delivery of county public hospital bonds by Mitchell county, Iowa, and the provisions made for taxes for the payment of said bonds and declaring said bonds issued, pursuant to said election and proceedings to be valid obligations of said county, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANK C. BYERS, Chairman.

Ordered passed on file.

THIRD READING OF BILLS

On motion of Senator Walter, Senate File 217, a bill for an act to legalize the corporate acts and proceedings in connection with the renewal of the corporate existence and the adoption of amended, substituted and renewal articles of incorporation of Strand Baking Company, and to provide for the renewal of the charter of said company, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Walter moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Gillespie Bateson Hart Bekman Hattery Benson Henningsen Hultman Berg Humbert Byers Colburn Jacobson Doud Leo Dykhouse Linnevold Elthon Lord Faul Lynes Fishbaugh Martin Foster

Maytag McCarville McMurry Mercer Miller Myrland Parker Prentis Ridout Risk Roberts Sharp

Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West

Whitehead

Nays: none.

Absent or not voting, 3:

Knudson Reilly Zastrow

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

On motion of Senator Doud, Senate File 281, a bill for an act

to amend section six hundred five point one (605.1), Code 1946, relating to salaries of judges of the district court, was taken up, and considered.

Senator Doud moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

The Chair announced that Senator Zastrow had left a written request to be recorded as voting "aye" on Senate File 281, which request was granted.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Leo
Linnevold
Lord

Lynes

Martin

McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Ridout
Risk
Sharp
Skourup

Maytag

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays, 1: Roberts

Absent or not voting, 2: Knudson Reilly

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

Senator Doud moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Lynes, House File 357, a bill for an act to make a deficiency appropriation to the aid of dependent children department of the social welfare department, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lynes offered the following amendment and moved its adoption:

Amend House File 357 by adding the following publication clause: "Sec. 2. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Daily Gate City, a newspaper published at Keokuk, Iowa, and in the Bremer County Independent, a newspaper published at Waverly, Iowa."

The amendment was adopted.

Senator Lynes moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 46:

Augustine Foster Bateson Gillespie Bekman Hart Benson Hattery Berg Henningsen Byers Hultman Colburn Humbert Doud Jacobson Dykhouse Leo Elthon Linnevold Faul Lord Fishbaugh Lynes

Martin
Maytag
McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Ridout
Risk

Sharp
Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
Whitehead

Nays: none.

Absent or not voting, 4:

Knudson Reilly

West

Roberts

Zastrow

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

Senator Lynes moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Hattery, House File 96, a bill for an act to legalize the corporate acts and proceedings in connection with the renewal of the corporate existence and the adoption of the amended and substituted and renewal articles of incorporation of the Farmers Mutual Fire and Lightning Insurance Association of Story county and to provide for the renewal of the charter of the said Farmers Mutual Fire and Lightning Insurance Association of Story county, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Hattery moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Bateson Bekman Benson Berg Byers Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh

Foster Gillespie Hart Hattery Henningsen Hultman Humbert
Jacobson
Leo
Linnevold
Lord
Lynes

Martin Maytag McCarville McMurry Mercer Miller Myrland

Parker Prentis Ridout Risk Roberts Sharp Skourup

Tudor Van Eaton Van Patten Vittetoe Walter

Watson of O'Brien Watson of Pottawattamie West Whitehead

Nays: none.

Absent or not voting, 3: Knudson

Reilly

Zastrow

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

On motion of Senator Bateson, Senate File 375, a bill for an act to legalize and validate proceedings taken by the city council of the city of Webster City, Iowa, authorizing and providing for the construction of extensions and improvements to its municipal electric light and power plant and the issuance of revenue bonds to defray the cost thereof and pledging the future net revenues of said plant to pay said bonds, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Bateson moved that the bill be read a third time now. which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Bateson Bekman Benson Berg Byers Colburn Doud Dykhouse Elthon Faul Fishbaugh

Hultman Humbert Jacobson Leo Linnevold Lord Lvnes Martin

Gillespie

Hattery

Henningsen

Hart

Maytag McCarville McMurry Mercer Miller Myrland Parker Prentis Ridout Risk Roberts Sharp

Skourup Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West Whitehead

Navs: none.

Absent or not voting, 3:

Knudson

Foster

Reilly

Zastrow

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

HOUSE AMENDMENT CONSIDERED

Senator Faul called up for consideration Senate File 18, a bill for an act to amend sections four hundred fifty-five point seven (455.7), four hundred fifty-five point eight (455.8), four hundred fifty-five point nine (455.9), four hundred fifty-five point ten (455.10), four hundred fifty-five point twelve (455.12), four hundred fifty-five point twenty (455,20), four hundred fifty-five point thirty-four (455.34), four hundred fifty-five point thirty-five (455.35), four hundred fifty-five point thirty-eight (455.38), four hundred fifty-five point forty (455.40), four hundred fifty-five point sixty-eight (455.68), four hundred fifty-five point sixty-nine (455.69), four hundred fifty-five point seventy (455.70), four hundred fifty-five point seventy-two (455.72), four hundred fifty-five point seventy-four (455.74), four hundred fifty-five point eightyone (455.81), four hundred fifty-five point eighty-seven (455.87), four hundred fifty-five point one hundred twenty-eight (455.128), four hundred fifty-five point one hundred thirty (455.130), four hundred fifty-five point one hundred thirty-five (455,135), four hundred fifty-five point one hundred thirty-six (455.136), four hundred fifty-five point one hundred thirty-seven (455.137), four hundred fifty-five point one hundred thirty-eight (455.138), four hundred fifty-five point one hundred thirty-nine (455.139), four hundred fifty-five point one hundred forty (455.140), four hundred fifty-five point one hundred forty-one (455.141), four hundred fifty-five point one hundred forty-two (455.142), four hundred fifty-five point one hundred forty-six (455.146), four hundred fifty-five point one hundred forty-seven (455.147), four hundred fifty-five point one hundred fifty-three (455.153), four hundred fifty-five point one hundred fifty-six (455.156), four hundred fifty-five point one hundred sixty-seven (455.167), four hundred fifty-seven point twenty-two (457.22), and four hundred fifty-seven point twenty-three (457.23), Code 1946, relating to levee and drainage districts, amended by the House, and moved that the Senate concur in the following amendments:

Amend Senate File 18, section 21, by inserting a period after the word "capacity" in line 15 and by striking all of the remainder of lines 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25 and the first three words in line 26, and by reinserting them after the period after the word "repair" in line 29.

Amend Senate File 18 by adding the following sections:

Sec. 37. Section four hundred fifty-five point forty (455.40), Code 1946, is hereby amended by striking from lines twenty-five (25) and

twenty-six (26) the following words: "of such notice as the board may prescribe."

Further amend section four hundred fifty-five point forty (455.40), Code 1946, by striking the period in line twenty-eight (28) and adding the following: ", giving only the type of proposed construction or repairs, estimated amount, date of letting, amount of bidder's bond, and the name and address of the county auditor."

Sec. 38. Section four hundred fifty-five point one hundred sixty-eight (455.168), Code 1946, is hereby repealed.

Further amend the title to Senate File 18 by striking all after the word "Act" and inserting in lieu thereof the following: "to amend chapters four hundred fifty-five (455) and four hundred fifty-seven (457), Code 1946, relating to the construction, maintenance, repairs, improvements, operation and financing of levee and drainage districts."

The Senate concurred in the House amendments.

Senator Watson moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Gillespie Maytag McCarville Bateson Hart Bekman Hattery McMurry Benson Henningsen Mercer Berg Hultman Miller Byers Humbert Myrland Colburn Jacobson Parker Doud Leo Prentis Dykhouse Linnevold Ridout Elthon Lord Risk Faul Roberts Lynes Fishbaugh Martin Sharp Foster

Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Nays: none.

Absent or not voting, 3:

Knudson Reilly

Zastrow

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

The House amendments having received a constitutional majority were declared to have been adopted and concurred in by the Senate.

Senator Watson moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Hattery, House File 176, a bill for an act

to authorize and legalize the city council of the city of Bettendorf, Iowa, to make a permanent transfer of funds in the amount of twenty thousand four hundred forty-two dollars and thirty-seven cents from the fund now known as the "Twenty-third Street Paving Fund" to the "Consolidated Fund," with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Martin moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes,	47	:
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Augustine Gillespie Bateson Hart Bekman Hattery Benson Henningsen Berg Hultman Humbert Byers Colburn Jacobson Doud Dykhouse Linnevold Elthon Lord Faul Lynes Fishbaugh Martin Foster

Maytag McCarville McMurry Mercer Miller Myrland Parker Prentis Ridout Risk Roberts Sharp

Skourup Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West

Whitehead

Nays: none.

Absent or not voting, 3: Knudson Reilly

Zastrow

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

Senator Martin moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

BILL WITHDRAWN FROM CONSIDERATION

Senator Martin asked and received unanimous consent to withdrawn from further consideration of the Senate Senate File 267.

THIRD READING OF BILLS

On motion of Senator Henningsen, Senate File 324, a bill for an act to legalize the corporate acts and the renewal of the Low Moor Farmers' Mutual Telephone Company, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Doud asked and received unanimous consent to withdraw the committee amendment filed by him and found on page 441 of the Senate Journal.

Senator Henningsen asked and received unanimous consent to withdraw the amendment filed by him and found on page 378 of the Senate Journal.

Senator Henningsen moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Bateson Bekman Benson Berg Byers Colburn Doud Dykhouse Elthon Faul Fishbaugh

Gillespie Hart Hattery Henningsen Hultman Humbert Jacobson Leo Linnevold Lord Lynes Martin

Maytag McCarville McMurry Mercer Miller Myrland Parker Prentis Ridout Risk Roberts Sharp

Skourup Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West

Whitehead

Navs: none.

Foster

Absent or not voting, 3: Knudson

Reilly

Zastrow

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

Senator Henningsen moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Van Patten, Senate File 382, a bill for an act to legalize and validate the proceedings taken by the town council of the town of Milo, Iowa, authorizing and providing for the construction, repair and improvement to its electrical transmission system, and the issuance and sale of revenue bonds to defray the cost thereof and pledging the future revenue to pay said bonds, with report of committee recommending passage, was taken up. considered, and the report of the committee adopted.

Senator Van Patten offered the following amendment and moved its adoption:

Amend Senate File 382 by striking all of section 2 and inserting in lieu thereof the following:

"Sec. 2. This act being deemed of immediate importance shall take effect and be in force from and after its publication in The Milo Motor, a newspaper published at Milo, Iowa, and in the Record-Herald & Indianola Tribune, a newspaper published at Indianola, Iowa, said publications to be without expense to the state."

Senator Bateson took the chair at 11:50 a.m.

The amendment was adopted.

Senator Van Patten moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass!" the vote was:

Ayes, 47:

Augustine Skourup Gillespie Maytag McCarville Bateson Hart Tudor Bekman Hattery McMurry Van Eaton Van Patten Benson Henningsen Mercer Vittetoe Berg Hultman Miller Walter Myrland Bvers Humbert Colburn Jacobson Parker Watson of O'Brien Doud Leo Prentis Dykhouse Linnevold Ridout Watson of Risk Elthon Lord Pottawattamie Faul Lynes Roberts . West Fishbaugh Whitehead Martin Sharp Foster

Nays: none.

Absent or not voting, 3:

Knudson Reilly

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

Zastrow

Senator Van Patten moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

Senator Miller asked and received unanimous consent to take up House File 371, a bill for an act to legalize and validate the special election and the proceedings authorizing and providing for the the issuance, sale and delivery of school bonds of the independent school district of Storm Lake, in the county of Buena Vista, state of Iowa, and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said school district, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Miller moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Gillespie Bateson Hart Bekman Hattery Benson Henningsen Berg Hultman Byers Humbert Colburn Jacobson Doud Leo Dykhouse Linnevold Eithon Lord Faul Lynes Martin ' Fishbaugh

Maytag McCarville McMurry Mercer Miller Myrland Parker Prentis Ridout Risk Roberts Sharp

Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Nays: none.

Absent or not voting, 3:

Knudson

Foster

Reilly

Zastrow

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

Senator Miller moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Doud, Senate File 263, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of county hospital bonds by Jefferson county, Iowa, and the provisions made for taxes for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said county, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Doud asked and received unanimous consent that House File 313 be substituted for Senate File 263.

BILL WITHDRAWN FROM CONSIDERATION

Senator Doud asked and received unanimous consent that Senate File 263 be withdrawn from further consideration of the Senate.

On motion of Senator Doud, House File 313, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of county hospital bonds by

Jefferson county, Iowa, and the provisions made for taxes for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said county, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Doud moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Leo
Linnevold
Lord
Lynes
Martin

Maytag McCarville McMurry Mercer Miller Myrland Parker Prentis Ridout Risk Roberts Sharp

Skourup Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West Whitehead

Nays: none.

Absent or not voting, 3:

Knudson

Reilly

Zastrow

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

Senator Doud moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Elthon, House File 324, a bill for an act to legalize and validate the election and the proceedings authorizing and providing for the issuance, sale and delivery of county public hospital bonds by Mitchell county, Iowa, and the provisions made for taxes for the payment of said bonds and declaring said bonds issued pursuant to said election and proceedings to be valid obligations of said county, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Elthon moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Leo
Linnevold
Lord
Lynes
Martin

Maytag McCarville McMurry Mercer Miller Myrland Parker Prentis Ridout Risk Roberts Sharp

Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West

West Whitehead

Nays: none.

Absent or not voting, 3:

Knudson

Reilly

Zastrow

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

Senator Elthon moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Faul, House File 95, a bill for an act to authorize county boards of supervisors in counties having a city having a population of one hundred twenty-five thousand (125,000) or more, or cities having a population of one hundred twenty-five thousand (125,000) or more, or such counties and cities by united action, to appropriate money for information centers for returned veterans, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Leo
Linnevold
Lord
Lynes
Martin

Maytag McCarville McMurry Mercer Miller Myrland Parker Prentis Ridout Risk Roberts Sharp

Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Nays: none.

Absent or not voting, 3:

Knudson

Reilly

Zastrow

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

Senator Faul moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Lynes, Senate File 310, a bill for an act authorizing a patent to issue to the southwest quarter (SW1/4) of section twenty-one (21), township ninety-one (91) north, range thirteen (13) west of 5th P.M., Bremer county, Iowa, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lynes moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass!" the vote was:

Ayes, 47:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Leo
Linnevold
Lord
Lynes
Martin

Gillespie

Maytag McCarville McMurry Mercer Miller Myrland Parker Prentis Ridout Risk Roberts Sharp

Skourup Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West Whitehead

Nays: none.

Absent or not voting, 3:

Knudson

Reilly

Zastrow

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

Senator Lynes moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Henningsen, Senate File 369, a bill for an act legalizing the renewal of the articles of incorporation of The Collis Company, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Henningsen moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Maytag Augustine Gillespie Skourup McCarville Bateson Hart Tudor Bekman Hattery McMurry Van Eaton Benson Henningsen Mercer Van Patten Hultman Miller Vittetoe Berg Humbert Myrland Walter Byers Jacobson Parker Colburn Watson of Doud Leo Prentis O'Brien Dykhouse Linnevold Ridout Watson of Risk Elthon Lord Pottawattamie Roberts West Faul Lynes Fishbaugh Martin Whitehead Sharp Foster

Nays: none.

Absent or not voting, 3:

Knudson Reilly Zastrow

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

Senator Henningsen moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

SIFTING COMMITTEE APPOINTED

In accordance with Rule 37, the President appointed the following Senators as members of the sifting committee: Elthon, chairman, Maytag, ranking member, Berg, Faul, Gillespie, Jacobson, Lord, Miller, Parker, Prentis and Watson of Pottawattamie.

Senator Benson asked unanimous consent to have 500 additional copies of the Senate Journal of February 10 printed.

Objection was raised.

Senator Fishbaugh moved that 500 additional copies of the Senate Journal of February 10 be printed.

The motion prevailed, and the request was granted.

BILLS REFERRED TO SIFTING COMMITTEE

Senator Dykhouse moved that all bills be referred to the sifting committee with the exception of appropriation bills, claim bills, Senate Files 221, 222, 374 and Senate Joint Resolution 2, which motion prevailed.

On motion of Senator Elthon, the Senate recessed until 1:30 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

THIRD READING OF BILLS

Senator Elthon asked and received unanimous consent to take up for further consideration Senate File 222, a bill for an act to provide a plan for the sale of eighty-five million dollars (\$85,000,000) of state bonds by the treasurer of the state of Iowa pursuant to the provisions of Senate File 492, Acts of the Fifty-second General Assembly, directing the treasurer to purchase thirty-six million one hundred twenty-five thousand dollars (\$36,125,000) of said bonds; to provide an appropriation for the retirement of said bonds, and the following report of the second conference committee:

REPORT OF SECOND CONFERENCE COMMITTEE ON SENATE FILE 222

MR. PRESIDENT AND MR. SPEAKER: We, the undersigned members of the second conference committee, appointed on Senate File 222, make the following recommendations:

That Senate File 222 be amended by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. There is hereby appropriated from the general fund of the state not otherwise appropriated the sum of fifty million dollars (\$50,000,000) to the service compensation fund established by chapter fifty-nine (59), Acts of the Fifty-second General Assembly, to pay certain compensation to Iowa veterans of the armed forces of the United States in World War II.

"Sec. 2. The treasurer of the state of Iowa is hereby authorized and directed to sell thirty-five million dollars (\$35,000,000) of bonds, as provided in chapter fifty-nine (59), Acts of the Fifty-second General Assembly, and his authority and direction therein to sell in excess of said sum is hereby revoked.

"Sec. 3. The treasurer of the state of Iowa is hereby directed to sell the bonds referred to in section two (2) hereof as follows:

"Group 1. To sell immediately eight million seven hundred fifty

thousand dollars (\$8,750,000) of bonds, being numbers one (1) to eight thousand seven hundred fifty (8,750), inclusive, of one thousand dollars (\$1,000) each, maturing on or before December 2, 1953, in the manner provided in section two (2), chapter fifty-nine (59), Acts of the Fifty-second General Assembly.

"Group 2. To sell eight million seven hundred fifty thousand dollars (\$8,750,000) of bonds, being numbers eight thousand seven hundred fifty-one (8,751) to seventeen thousand five hundred (17,500), inclusive, of one thousand dollars (\$1,000) each, maturing on or before December 2, 1958, in the manner provided in section two (2), chapter fifty-nine (59), Acts of the Fifty-second General Assembly, but the sales shall be delayed until the funds appropriated in section one (1) hereof and the proceeds of group one (1) have all been used for the payment of the compensation provided in said act.

"Group 3. To sell eight million seven hundred fifty thousand dollars (\$8,750,000) of bonds, being numbers seventeen thousand five hundred one (17,501) to twenty-six thousand two hundred fifty (26,250), inclusive, of one thousand dollars (\$1,000) each, maturing on or before December 2, 1963, in the manner provided in section two (2), chapter fifty-nine (59), Acts of the Fifty-second General Assembly, but the sales shall be delayed until the funds appropriated in section one (1) hereof and the proceeds of groups one (1) and two (2) have all been used for the payment of the compensation provided in said act.

"Group 4. To sell eight million seven hundred fifty thousand dollars (\$8,750,000) of bonds, being numbers twenty-six thousand two hundred fifty-one (26,251) to thirty-five thousand (35,000), inclusive, of one thousand dollars (\$1,000) each, maturing on or before December 2, 1968, in the manner provided in section two (2), chapter fifty-nine (59), Acts of the Fifty-second General Assembly, but the sales shall be delayed until the funds appropriated in section one (1) hereof and the proceeds of groups one (1), two (2) and three (3) have all been used for the payment of the compensation provided in said act.

"Sec. 4. No debt in excess of thirty-five million dollars (\$35,000,000) shall be contracted by authority of chapter fifty-nine (59), Acts of the Fifty-second General Assembly, and the sale of bonds in excess of said amount is hereby expressly forbidden.

"Sec. 5. This act shall be considered completely non-severable and no clause, sentence, paragraph, section or part of this act shall be severable from the whole. If any clause, section, sentence, paragraph or part of this act shall for any reason be adjudged by any court of competent jurisdiction to be invalid, such judgment shall invalidate this act in its entirety.

"Sec. 6. This act being deemed of immediate importance shall be in full force and effect from and after its publication in The Evening Journal, a newspaper published at Washington, Iowa, and the Ames Daily Tribune, a newspaper published at Ames, Iowa."

Further amend Senate File 222 by striking from the title all after the words "An act" and inserting in lieu thereof the following:

"relating to the payment of service compensation to persons who served in the armed forces of the United States as provided in chapter fifty-nine (59), Acts of the Fifty-second General Assembly; further providing the manner of the sale of bonds therein authorized, by prohibiting the sale of part of the bonds and by appropriating fifty million dollars (\$50,000,000) to the service compensation fund therein created."

Further amend Senate File 222 by striking all of the preamble, and

inserting the following in lieu thereof:

"Whereas, chapter fifty-nine (59), Acts of the Fifty-second General Assembly, relating to the payment of service compensation to persons who served in the armed forces of the United States and to the issuance and sale of bonds of the state to procure funds therefor, became effective upon its adoption and approval by the people in the November, 1948, general election; and

"Whereas, the treasurer of the state of Iowa by said act was authorized and directed to prepare and sell eighty-five million dollars (\$85,000,000) of negotiable coupon bonds to bear interest at a rate not to exceed two and one-half per cent (2½%) per annum; and

"Whereas, the form of said bonds has been prescribed and designated in denominations of one thousand dollars (\$1,000) each, dated December 2, 1948, but said bonds have not been sold or offered for sale; and

"Whereas, the method of sale is not definitely prescribed in the act and it is deemed necessary to give the treasurer a specific plan of sale; and

"Whereas, it is the will of the General Assembly that fifty million dollars (\$50,000,000) of the general fund be used to pay part of the costs of the compensation provided in chapter fifty-nine (59), Acts of the Fifty-second General Assembly; and

"Whereas, it is the will of the General Assembly that, to the amount of said appropriation, no debt be created against the state of Iowa; and "Whereas, it is further the will of the General Assembly that the bonds so issued and sold under the authority of chapter fifty-nine (59), Acts of the Fifty-second General Assembly, do not exceed thirty-five million dollars (\$35,000,000) and that they be sold only in groups as needed to finance the cost of the compensation set out in said chapter, Now Therefore:"

LEO ELTHON.
GEORGE FAUL.
J. KENDALL LYNES.
E. C. MYRLAND.

On the Part of the Senate.

HARRY E. WEICHMAN. HAROLD F. NELSON. HENRY W. SIEFKAS. CARL T. ANDERSON.

On the Part of the House.

On motion of Senator Elthon the report of the committee was adopted.

On motion of Senator Elthon the amendments contained in the report were adopted.

Senator Elthon moved that the bill as amended be read a third time now, which motion prevailed, and the bill was read a third time. On the question "Shall the bill pass?" the vote was:

The Chair announced that Senators Knudson, Reilly and Zastrow had left written requests to be recorded as voting "aye" on Senate File 222, which requests were granted.

Ayes, 49:

Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster
Gillespie

Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes
Martin
Maytag

McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp
Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays, 1: Augustine

Absent or not voting: none.

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

Senator Elthon moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Elthon, Senate File 221, a bill for an act to create a special reserve fund, and to appropriate and set aside to the special reserve fund the sum of forty million dollars (\$40,000,000) out of the general fund, and to provide that the special reserve fund shall be used to augment the general fund as directed by the Governor, with report of committee on appropriations without recommendation, was taken up, considered, and the report of the committee adopted.

Senator Lynes asked unanimous consent that House File 295 be substituted for Senate File 221 now on the Senate calendar.

Objection was raised.

Senator Dykhouse moved that the Senate adjourn in accordance with House Concurrent Resolution 8, until 2:00 p.m., Monday, March 7, 1949.

The motion was lost.

Senator Lynes moved that House File 295 be substituted for Senate File 221, which motion prevailed.

The Chair announced that a number of Senators had left the Senate chamber and had also left written requests for the recording of their votes on Senate File 221.

Senator Elthon moved that the Senate recess until the fall of the gavel, which motion was lost.

Senator Faul asked unanimous consent that the Senators who had left written requests for the recording of their votes on Senate File 221 be recorded in the same manner on the vote on House File 295.

Objection was raised.

Senator Faul moved that the Senate recess until the fall of the gavel, which motion prevailed.

The Senate reconvened, President Evans presiding.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has adopted the conference committee report and the amendments recommended therein, and passed Senate File 222, a bill for an act relating to the fund for payment of a soldiers' bonus.

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

Senate File 375, a bill for an act to legalize and validate proceedings taken by city council of Webster City, Iowa, providing for construction of improvements to municipal electric light plant.

Also: That the House has concurred in and adopted the Senate amendments to and has passed House File 357, a bill for an act to make deficiency appropriation to the aid to dependent children department of the social welfare department.

A. C. GUSTAFSON, Chief Clerk.

INTRODUCTION OF BILL

Senate File 461, by committee on tax revision, a bill for an act to amend section four hundred twenty-seven point five (427.5), Code 1946, relating to tax exemptions for military service and providing for clarification and regulation in the manner of designating property.

7

Read first and second times and referred to the sifting committee.

AMENDMENTS FILED

Amend Senate File 59 by adding to section 7 the following subsections:

- "(8) Persons who have secured their positions as a result of a competitive examination.
- "(9) Heads of departments, divisions, and bureaus appointed by a board or commission."

PAUL E. McCarville.

Amend Senate File 93 by striking subsection 2 of section 11.

JOHN R. HATTERY.

Amend Senate File 221 by adding after the period in line 4, section 1, the following:
"Five million dollars (\$5,000,000) from said fund shall be forthwith transferred to the secondary road fund of the state and five million dollars (\$5,000,000) to the primary road fund."

X. T. PRENTIS.

Amend Senate File 221, by striking the word "Governor" in line 3, section 2, and substituting therefor the words "General Assembly or committee on retrenchment and reform".

Further amend Senate File 221, by striking from line 1, section 3, the word "Governor" and substituting the words "General Assembly or committee on retrenchment and reform".

Further amend Senate File 221, by striking from line 4 the word "he" and substituting the word "it", section 3.

JOHN P. BERG.

Amend Senate File 221 as follows: Insert after the comma (,) in line 3 of section 1 the words "and which shall be known as the tax stabilizing reserve,".

Further amend Senate File 221 by striking all of section 2 and inserting in lieu thereof: "Sec. 2. It is hereby declared that the purpose of said tax stabilization reserve is to support the cost of state government in lean years. Funds from the tax stabilizing reserve shall be used to augment the general fund during periods when the current revenue is insufficient to meet the necessary cost of maintaining and operating the state government, the necessity for such use to be determined by the governor and the executive council, but such funds shall be used only for appropriations made by the General Assembly."

Further amend Senate File 221 by striking all of section 3 and inserting in lieu thereof: "Sec. 3. When the governor and the executive council have determined that it is necessary to augment the general fund by taking funds from the tax stabilizing reserve, funds in such amounts as they direct shall be transferred from the tax stabilizing reserve to the general fund, but shall be used only for appropriations made by the General Assembly."

EARL C. FISHBAUGH, JR.

Amend Senate File 221, section 1, by striking from lines 3 and 4 the words and figures "forty million dollars (\$40,000,000)" and by inserting in lieu thereof the words and figures "thirty million dollars (\$30,000,000)".

Further amend Senate File 221, section 2, by striking the period (.) at the end of line 3 and by inserting in lieu thereof the words "and the committee on retrenchment and reform."

Further amend Senate File 221, section 3, by striking from line 1 the word "has" and by inserting in lieu thereof the words "and the committee on retrenchment and reform have".

Further amend Senate File 221 by correcting the title by striking from line 3 of said title the words and figures "forty million dollars (\$40,000,000)" and inserting in lieu thereof the words and figures "thirty million dollars (\$30,000,000)"; and by striking the period (.) in line 6 of the title and inserting in lieu thereof the words "and the committee on retrenchment and reform."

LEO ELTHON.
ARTHUR H. JACOBSON.
GEORGE FAUL.
FRANK C. BYERS.
JOHN, P. BERG.
J. KENDALL LYNES.

Amend Senate File 354 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Chapter two hundred one (201), Acts of the Fifty-second General Assembly, is repealed.

"Sec. 2. Subsection two (2) of section three hundred sixty-eight point nine (368.9), Code 1946, is repealed and the following enacted in lieu thereof:

"2. Sanitary Districts. Sanitary districts for the storage, collection and disposal of garbage, rubbish or any other waste material that may become dangerous to the public health or detrimental to the best interests of the community. They may by ordinance provide rules necessary to accomplish the purposes herein described, which ordinance may include a fee payable in advance not in excess of six dollars (\$6) per annum for each twenty (20) gallon receptacle used for the

storage of such material. Any person failing to comply with the provisions of any ordinance providing for the creation of sanitary districts, as provided by this act, by disposing of garbage in any such manner as to create a public nuisance, or to endanger the public health, shall be guilty of a misdemeanor and upon conviction shall be subject to a fine of not more than one hundred dollars (\$100) or imprisonment in the county jail for a period of not to exceed thirty (30) days, or both such penalties as herein prescribed. Any person electing to dispose of garbage, rubbish or other waste material otherwise than by deposit in receptacles as provided by ordinance shall dispose of his garbage, rubbish or other waste material in such manner as may by ordinance be provided, subject to the penalties herein provided for failure to comply with such ordinance. In any case where the boundaries of any sanitary district, organized under the provisions of this section, are not co-extensive with the boundaries of the city or town, the council shall also have the power by ordinance to prescribe rules and regulations for the disposal of garbage and other waste material in the territory within the boundary of the city not included in such sanitary district and the same penalty shall prescribe a violation of provisions of any such order as for violation within the sanitary district.

"Sec. 3. Subsection sixteen (16) of section four hundred four point five (404.5), Code 1946, is amended by adding thereto the following:

"Whenever the fee system of paying the cost of the collection and disposal of garbage, rubbish, or other waste material authorized by subsection two (2) of section three hundred sixty-eight point nine (368.9), Code 1946, is adopted by any city or town then not more than one-half the levies provided by subsection sixteen (16) of section four hundred four point five (404.5), Code 1946, may be levied or used for such purpose.

GEORGE FAUL.
W. N. SKOURUP.

Amend Senate File 396, section 2, line 7, by striking the period after the word "roads" and inserting the following: "or farm-to-market roads."

W. N. SKOURUP.

Amend the title to Senate File 396 by adding thereto the following: "and amending section three hundred thirteen point five (313.5), Code 1946."

W. N. SKOURUP.

Amend House File 295, section 1, by striking from lines 3 and 4 the words and figures "forty million dollars (\$40,000,000)" and by inserting in lieu thereof the words

and figures "thirty million dollars (\$30,000,000)".

Further amend House File 295, section 2, by striking the period (.) at the end of line 3 and by inserting in lieu thereof the words "and the committee on retrenchment and reform."

Further amend House File 295, section 3, by striking from line 1 the word "has" and by inserting in lieu thereof the words "and the committee on retrenchment and reform have".

Further amend the title to House File 295 by striking from line 3 the words and figures "forty million dollars (\$40,000,000)" and inserting in lieu thereof the words and figures "thirty million dollars (\$30,000,000)"; and by striking the period (.) in line 6 and inserting in lieu thereof the words "and the committee on retrenchment and reform."

LEO ELTHON.
ARTHUR H. JACOBSON.
GEORGE FAUL.
FRANK C. BYERS.
JOHN P. BERG.
J. KENDALL LYNES.

Amend House File 295 by striking the words and figures "forty million dollars (\$40,000,000)" in lines 3 and 4 of section 1 and substituting therefor the words and figures "twenty-five million dollars (\$25,000,000)".

JOHN P. BERG.

Amend House File 295 by adding after the period in line 4, section 1, the following:

"Five million dollars (\$5,000,000) from said fund shall be forthwith transferred to the secondary road fund of the state and five million dollars (\$5,000,000) to the primary road fund of the state."

X. T. PRENTIS.

Amend House File 295 as follows: Insert after the comma (,) in line 3 of section 1 the words "and which shall be known as the tax stabilizing reserve,".

Further amend House File 295 by striking all of section 2 and inserting in lieu thereof: "Sec. 2. It is hereby declared that the purpose of said tax stabilizing reserve is to support the cost of state government in lean years. Funds from the tax stabilizing reserve shall be used to augment the general fund during periods when the current revenue is insufficient to meet the necessary cost of maintaining and operating the state government, the necessity for such use to be determined by the governor and the committee on retrenchment and reform, but such funds shall be used only for appropriations made by the General Assembly."

Further amend House File 295 by striking all of section 3 and inserting in lieu thereof: "Sec. 3. When the governor and the committee on retrenchment and reform have determined that it is necessary to augment the general fund by taking funds from the tax stabilizing reserve, funds in such amounts as they direct shall be transferred from the tax stabilizing reserve to the general fund, but shall be used only for appropriations made by the General Assembly."

EARL C. FISHBAUGH, JR.

On motion of Senator Elthon, and in accordance with House Concurrent Resolution 8 duly adopted, the Senate adjourned until 2:00 p.m., Monday, March 7, 1949.

JOURNAL OF THE SENATE

SENATE CHAMBER.

DES MOINES, IOWA, MARCH 7, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend Zden Pauk, pastor of the Hus Presbyterian church, Cedar Rapids, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Hattery for the day on request of Senator Elthon; Senator Tudor for the week on request of Senator Sharp; Senator Martin for the day on request of Senator Lynes.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Augustine, from members of the state highway maintenance commission of Keokuk county favoring old-age and survivors' insurance of certain public employees.

By Senator Bateson, from residents of Hardin county favoring local option; also, from residents of Hamilton and Wright counties opposing local option.

By Senator Colburn, from the commissioners of the Shelby county soil conservation district favoring proposed conservation legislation.

By Senator Dykhouse, from residents of Sioux county favoring local option.

By Senator Faul, from members of the parent-teacher association of Amos Hiatt and Woodrow Wilson junior high schools of the city of Des Moines, asking at least twenty-five per cent of the cost of public education come from the general fund; also, from residents of Polk county favoring old-age and survivors' insurance of certain public employees; also, from residents of Boone county favoring revision of the voting age law.

By Senator Gillespie, from residents of Adair county favoring local option.

By Senator Knudson from residents of Hancock county favoring a retirement plan for public employees.

By Senator Linnevold, from residents of Howard county favoring local option.

By Senator Lord, from residents of Muscatine county favoring legislation pertaining to bonds of deputy state officers.

By Senator Mercer, from residents of Iowa county favoring local option.

By Senator Parker, from residents of Plymouth county favoring local option.

By Senator Watson of Pottawattamie, from residents of Pottawattamie county relating to city and town legislation pertaining to street improvements; also, from residents of Pottawattamie county relating to licensing of plumbers and the enforcement of certain rules and regulations.

By Senator West, from residents of Appanoose county favoring local option.

By Senator Whitehead, from residents of Adair and Guthrie counties favoring road legislation.

PRESENTATION OF VISITORS

Senator Gillespie asked and received unanimous consent to present to the Senate twenty-five members of the senior class of the Earlham high school who were present in the balcony with their principal, Mr. G. W. Bowman.

Senator Watson of O'Brien asked and received unanimous consent to present to the Senate fifteen members of the class in government of the Lake Park high school who were present in the balcony with their instructor, Mr. Loomer.

REPORT OF SIFTING COMMITTEE

MR. PRESIDENT: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the calendar:

SIFTING COMMITTEE CALENDAR

H. F. 10	S. F. 188	S. F. 392
H. F. 11	H. F. 55	S. F. 201
H. F. 12°	H. F. 71	S. F. 360
S. F. 889	S. F. 861	

[March 7,

LEGALIZING ACT CALENDAR

S. F. 325	S. F. 456	H. F. 194
S. F. 405	H. F. 102	H. F. 370
S. F. 452	H. F. 193	H. F. 44

LEO ELTHON, Chairman.

PROOFS OF PUBLICATION

Published copy of House File 404 (Senate File 325) and verified proof of publication of said bill in the Clinton Herald on February 22, 1949, is on file with the Secretary of the Senate.

Also, published copy of House File 462 (Senate File 374) and verified proof of publication of said bill in the Winfield Beacon on March 3 and 7, 1949, is on file with the Secretary of the Senate.

Also, published copy of House File 509 and verified proof of publication of said bill in the Bellevue Leader on February 24, 1949, is on file with the Secretary of the Senate.

W. J. SCARBOROUGH, Secretary of the Senate.

UNFINISHED BUSINESS

Senator Elthon called up for further consideration House File 295, a bill for an act to create a special reserve fund, and to appropriate and set aside to the special reserve fund the sum of forty million dollars (\$40,000,000) out of the general fund, and to provide that the special reserve fund shall be used to augment the general fund as directed by the Governor.

Senator Elthon also called up the following amendment filed by Senators Elthon, Jacobson, Faul, Byers, Berg and Lynes:

Amend House File 295, section 1, by striking from lines 3 and 4 the words and figures "forty million dollars (\$40,000,000)" and by inserting in lieu thereof the words and figures "thirty million dollars (\$30,000,000)".

Further amend House File 295, section 2, by striking the period (.) at the end of line 3 and by inserting in lieu thereof the words "and the committee on retrenchment and reform."

Further amend House File 295, section 3, by striking from line 1 the word "has" and by inserting in lieu thereof the words "and the committee on retrenchment and reform have".

Further amend the title to House File 295 by striking from line 3 the words and figures "forty million dollars (\$40,000,000)" and inserting in lieu thereof the words and figures "thirty million dollars (\$30,000-000)"; and by striking the period (.) in line 6 and inserting in lieu thereof the words "and the committee on retrenchment and reform."

Senator Elthon offered the following amendment to the amendment and moved its adoption:

Amend the amendment by adding to paragraph 3 the following: "Further amend House File 295, section 3, by striking in line 3 the words 'as he directs' and inserting in lieu thereof the following: 'as they may direct'."

The amendment to the amendment was adopted.

The amendment as amended was adopted.

Senator Prentis asked and received unanimous consent to withdraw the amendment to House File 295 filed by him and found on page 566 of the Senate Journal.

Senator Berg asked and received unanimous consent to withdraw the amendment to House File 295 filed by him and found on page 566 of the Senate Journal.

Senator Fishbaugh asked and received unanimous consent to withdraw the amendment to House File 295 filed by him and found on page 566 of the Senate Journal.

Senator Lynes moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes,	21.
AJCO,	07.

30-, 0			
Bateson Bekman Benson Berg Byers Colburn Elthon Faul Foster	Gillespie Hart Henningsen Hultman Jacobson Knudson Leo Linnevold Lynes	Maytag McCarville McMurry Mercer Myrland Parker Ridout Risk Sharp	Van Eaton Van Patten Vittetoe Watson of O'Brien Watson of Pottawattamie West Whitehead
Nays, 8:			
Augustine Fishbaugh	Humbert Miller	Roberts Skourup	Walter Zastrow
Absent or n	ot voting, 8:		
Doud Dykhouse	Hattery Lord	Martin Prentis	Reilly Tudor

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

Senator Lynes moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

THIRD READING OF BILLS

On motion of Senator Foster, Senate File 374, a bill for an act to legalize and validate proceedings taken by the town council of the town of Winfield, Henry county, Iowa, for the construction of extensions and improvements to its municipal waterworks and to authorize the issuance and exchange of municipal waterworks revenue bonds to defray the cost theerof and pledging the net future revenues to pay said bonds and the principal and interest thereon and to legalize and validate said bonds and the issuance and exchange thereof, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Foster offered the following amendment and moved its adoption:

Amend Senate File 374 by striking all of section 3 and inserting in lieu thereof the following:

"Sec. 3. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Winfield Beacon, a newspaper published in Winfield, Iowa, and in the Mount Pleasant News, a newspaper published in Mount Pleasant, Iowa, said publications to be without cost to the state of Iowa."

The amendment was adopted.

Senator Foster moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 44:

Augustine Gillespie Bateson Hart Bekman Henningsen Benson Hultman Berg Humbert Jacobson Byers Colburn Knudson Dykhouse Leo Elthon Linnevold Faul Lynes Fishbaugh Maytag McCarville Foster

McMurry Mercer Miller Myrland Parker Prentis Ridout Risk Roberts Sharp Skourup Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 6:

Doud Lord Hattery Martin Reilly

Tudor

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

Senator Foster moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 15, 18, 37, 65, 118, 222 and 375; also, House Files 95, 96, 176, 313, 324, 357 and 371.

DON RISK, Chairman Senate Committee.
GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: Senate Files 15, 18, 37, 65, 118, 222 and 375; also, House Files 95, 96, 176, 313, 324, 357 and 371.

BILLS SENT TO THE GOVERNOR

Senator Risk, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 7th day of March, 1949, sent to the Governor for his approval: Senate Files 15, 18, 37, 65, 118, 222 and 375.

DON RISK. Chairman.

Passed on file.

EXECUTIVE SESSION

On motion of Senator Elthon, the Senate resolved itself into executive session.

The Senate arose from executive session and resumed regular session.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate File 310, a bill for an act authorizing a patent to issue to the SW¼ of the NW¼ of section 21, township 91 north, range 13, west of 5th P.M., Bremer county, Iowa.

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

House File 8, a bill for an act relating to protection from floods by cities and towns.

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

House File 302, a bill for an act relating to the organization of domestic insurance companies.

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

House File 303, a bill for an act relating to reinstatement of truck operator permit.

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

House File 305, a bill for an act relating to neglected, dependent and delinquent children.

A. C. GUSTAFSON, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 8, a bill for an act to amend chapter three hundred ninety-five (395), Code 1946, relating to protection from floods by cities and towns, by amending sections three hundred ninety-five point one (395.1), three hundred ninety-five point two (395.2), three hundred ninety-five point twelve (395.12), three hundred ninety-five point eighteen (395.18), and three hundred ninety-five point twenty-five (395.25), and by adding additional provisions to said chapter.

Read first and second times and referred to the sifting committee.

House File 302, a bill for an act to amend chapter five hundred six (506), Code 1946, relating to the organization of domestic insurance companies, by adding thereto a new section prohibiting the conduct of an unauthorized insurance business and providing a penalty therefor.

Read first and second times and referred to the sifting committee.

House File 303, a bill for an act to amend section three hundred twenty-seven point sixteen (327.16), Code 1946, relating to reinstatement of truck operator permit.

Read first and second times and referred to the sifting committee.

House File 305, a bill for an act to amend section two hundred thirty-two point one (232.1), section two hundred thirty-two point four (232.4), section two hundred thirty-two point ten (232.10), section two hundred thirty-two point thirteen (232.13), and section two hundred thirty-two point twenty-one (232.21), Code 1946, relating to neglected, dependent and delinquent children.

Read first and second times and referred to the sifting committee.

COMMUNICATIONS

The following communications were received:

Office State Comptroller

February 23, 1949.

To the Secretary of the Senate and Chief Clerk of the House of Representatives:

In accordance with the provisions of chapter 25, Code of 1946, there are submitted herewith claims acted upon by the state appeal board on February 23, 1949. Each claim bears the recommendation of the board as shown in the schedule attached.

Claims of a general nature are numbers 112, 113 and 121 to 128, inclusive.

Highway claims number 137 and numbers 139 to 148, inclusive.

Claims Against the State of Iowa Filed With the State Appeal Board and Considered by It on February 23, 1949.

No.		Amount of Claim	Amount Approved By Board
112	City of Des Moines—Refund of use tax	.\$1,790.61	\$1,790.61
113	Harold R. Jones, Baxter, Iowa—Injury at Anamosa prison farm	. 3,603.00	Recommend favorable consideration
121	Floyd James, Osceola, Iowa— Compensation for injury expense and loss of time	. 6,669.25	As per recommendations
122	Drs. H. E. Story, H. N. Boden and Osceola Hospital, Osceola, Iowa— Medical aid to Floyd James	339.00	339.00
123	Concrete Materials and Con- struction Co., Cedar Rapids, Iowa— Refund of gasoline tax		1,487,96
124	Pottawattamie County, Council Bluffs, Iowa—Drainage assessmen	-	55.45
125	Ann Adams, Des Moines, Iowa— Injury due to a collision of auto and state truck	50.00	50.00

126	Motor Insurance Corp., c/o R. L.		
	Stephenson, 1000 Fleming Building, Des Moines, Iowa—Insurance paid		
	in connection with Ann Adams		
		316.06	316.06
127	W. E. Rains, 205 S. 4th St.,		• 70.00
	Fairfield, Iowa—Damage involving		
	a collision of state truck		
	and automobile 2	209.15	209.15
128			
	tax, period ending March 31, 1948 1,3	329.35	1,329.35
	Highway Claims		
H-137	Emmet and Evalyn Nace, Victor,		
	Iowa—Repairs to auto and		No payment
	personal injuries 4,0	041.50	recommend ed
H-139	Jack Hanson, Milwaukee,		
		L 2 5.00	Rejected
H-140			07.00
		97.60	97.60
H-141	,,,,		To pay in
	Flood damage 5,		accordance with recommendations
TT 1/0	William Prince by Color Prince by		recommendations
H-142	Wesley Buresh, Cedar Rapids, Iowa—Collision	39.26	39.26
TT 149		39.20	35.20
H-143	Ralph Mosher, Farmington, Iowa—Collision	211.65	211.65
TI 144	Leland J. Rodda, Des Moines,	211.00	211.00
11-144	Iowa—Collision	69.14	69.14
U-145	Green & Son Coal Co., Des	05.14	00.14
11-140	Moines, Iowa—Collision	56.72	56.72
H-146	,	00.12	00.12
11-140		324.81	Rejected
H-147			100,0000
**		201.53	201.53
H-148	Dr. H. E. O'Neal, Tipton,		
	Iowa—Collision	68.75	68.75
			on, Chairman,

State Appeal Board.

February 24, 1949.

To the Secretary of the Senate and Chief Clerk of the House of Representatives:

We are supplementing our letter of transmittal of February 23, 1949, and submitting herewith six claims filed late on the 23rd after the meeting of the appeal board had adjourned.

Kindly file the following claims with those already filed with you on the 23rd. The six claims are submitted without recommendation.

No.		Amount of Claim	Amount Approved by Board
129	Peggy Coady, Albia, Iowa—Injury at state fair grounds	\$1,000.00	Without Recommendation
130	Walter J. Watson, Des Moines, Iowa—Damage to auto by state owned car	86.68	Without Recommendation

H-149	Albert Hoffman, Albia, Iowa— Damage to car and medical		Without
	expense due to a highway accident 1,	,500.00	Recommendation
H-150	Riverside Steel & Supply Co., Bettendorf, Iowa—Damage to property because of highway project 1,	,000.00	Without Recommendation
131	Biersborn Furniture Store, Union, Iowa—Burial O. A. pensioner	150.00	Without Recommendation
132	Biersborn Furniture Store, Union, Iowa—Burial O. A. pensioner	150.00	Without Recommendation
	Ray	E. John	SON, Chairman,
	,	State Ap	peal Board.

March 5, 1949.

To the Secretary of the Senate and Chief Clerk of the House of Representatives:

Subject to the consent and approval of the claims committee we are submitting the following claims for their consideration.

No.	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved By Board
13 3	Town of Maysville, Iowa—Refund of use tax on fire truck purchased.		\$ 103.76
134	Michael Funeral Home, Pomeroy, Iowa—Burial Frank F. Holmes, O. A. pensioner	150.00	150.00
135	Motorola Inc., 4545 Augusta Blvd., Chicago, Illinois—Lost warrant	, 42.50	42.50
136	Biersborn Furniture Store, Union, Iowa—Burial Minnie L. Clemens, O. A. pensioner	150.00	150.00

RAY E. JOHNSON, Chairman, State Appeal Board.

REPORT OF SIFTING COMMITTEE

MR. PRESIDENT: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the calendar:

S.	F.	347	S. F.	218
H.	F.	25	S. F.	200

LEO ELTHON, Chairman.

AMENDMENTS FILED

Amend Senate File 330 as follows: Strike from line 6, section 1, the word "AmVets" and insert in lieu thereof the word "AMVETS".

Further amend by striking from line 5 of section 2 the word "AmVets" and inserting in lieu thereof the word "AMVETS".

EARL C. FISHBAUGH, JR.

Amend House File 302 by striking all of line 3 and inserting in lieu thereof the following: "No".

1.3

Further amend House File 302 by adding at the end thereof the following; "This provision shall not apply to fraternal beneficial associations organized under chapter five hundred twelve (512), Code 1946."

E. K. BEKMAN.

On motion of Senator Mercer, the Senate adjourned until 10:00 a.m., Tuesday.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, MARCH 8, 1949

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend Howard Washburn, pastor of the Methodist church, Winterset, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Hultman for the day on request of Senator Berg.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Augustine, from residents of Mahaska county favoring local option.

By Senator Doud, from residents of Jefferson county favoring old-age and survivors' insurance of certain public employees.

By Senator Dykhouse, from residents of Sioux county favoring local option.

By Senator Gillespie, from residents of Madison county favoring local option.

By Senator Hart, from residents of Lee county favoring local option.

By Senator Knudson, from residents of Franklin county pertaining to school tuition legislation.

By Senator Leo, from residents of Tama county favoring local option.

By Senator Lord, from residents of Muscatine county favoring local option.

By Senator Prentis, from residents of Union county favoring local option.

By Senator Roberts, from residents of Marion county favoring local option.

By Senator Whitehead, from residents of Audubon county relating to legislation governing the practice of pharmacy; also, from residents of Guthrie county favoring local option.

By Senator Zastrow, from residents of Chickasaw county favoring local option.

INTRODUCTION OF BILLS

Senate File 462, by committee on military affairs, a bill for an act to amend chapter seventy (70), Code 1946, relating to soldiers' preference law.

Read first and second times and referred to the sifting committee.

Senate File 463, by committee on military affairs, a bill for an act to authorize the state board of control to construct a domiciliary barracks or dormitory of not less than 800-bed capacity to replace obsolete buildings at the Iowa soldiers' home, and to appropriate money therefor.

Read first and second times and referred to the sifting committee.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate File 344, a bill for an act to make appropriations to members of the General Assembly serving on the legislative advisory committee, state office building.

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

Senate File 345, a bill for an act to make appropriations to members of the General Assembly serving on the interim flood control committee, the building code council and the highway investigation committee.

Also: That the House has concurred in Senate amendments to and passed House File 295, a bill for an act creating a special reserve fund.

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

House File 426, a bill for an act to allocate funds received from the United States under the act admitting the state of Iowa to the Union.

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

House File 522, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1949, and ending June 30, 1951, to the board of control.

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

House File 523, a bill for an act to appropriate from the general fund of the state funds for the institutions under the board of control.

A. C. GUSTAFSON, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 426, a bill for an act to allocate funds received from the United States under the act admitting the state of Iowa to the Union.

Read first and second times and referred to the sifting committee.

House File 522, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1949, and ending June 30, 1951, to the board of control for support, maintenance, repairs, replacements or alterations of institutions under said board of control.

Read first and second times and referred to the sifting committee.

House File 523, a bill for an act to appropriate from the general fund of the state funds for the institutions under the control of the state board of control.

Read first and second times and referred to the sifting committee.

RECONSIDERATION OF HOUSE FILE 206

Senator Faul moved that the record of the Senate action on House File 206 on February 15 be expunsed from the Senate Journal and that House File 206 be referred to the sifting committee.

Division was called for.

The motion prevailed by a two-thirds majority of those present and the record was expunged and House File 206 referred to the sifting committee.

THIRD READING OF BILLS

On motion of Senator Lynes, House File 394, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1949, and ending June 30, 1951, to the state fair board for the purpose of state aid to agricultural societies, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lynes moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine Gillespie Bateson Hart Bekman Hattery Benson Henningsen Berg Humbert Byers Jacobson Colburn Knudson Doud Leo Dykhouse Linnevold Elthon Lord Faul Lynes Fishbaugh Martin Foster Maytag

McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp

Skourup
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Zastrow

Nays: none.

Absent or not voting, 2: Hultman Tudor

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

Senator Lynes moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Watson of Pottawattamie, House File 10, a bill for an act to amend sections four hundred sixty-two point fifteen (462.15), four hundred sixty-two point nineteen (462.19), four hundred sixty-two point twenty-seven (462.27), four hundred sixty-two point thirty-one (462.31), four hundred sixty-two point thirty-two (462.32), and four hundred sixty-two point thirty-five (462.35), Code 1946, relating to management of drainage or leved districts by trustees and to provide compensation for trustees, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Faul offered the following amendment by Senators Faul, Watson of Pottawattamie and Mercer and moved its adoption:

Amend House File 10, section 5, by inserting after the first comma in

line 2 thereof "and section four hundred sixty-two point thirty-three (462.33)".

The amendment was adopted.

Senator Faul offered the following amendment and moved its adoption:

Amend the title by inserting after the comma (,) in line 5 the words and figures "four hundred sixty-two point thirty-three (462.33)".

The amendment was adopted.

Senator Watson of Pottawattamie moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine Gillespie McCarville Skourup Bateson Hart McMurry Van Eaton Bekman Hattery Mercer Benson Henningsen Miller Vittetoe Berg Humbert Myrland Walter Byers Parker Jacobson Watson of Colburn Knudson Prentis O'Brien Doud Reilly Watson of Leo Linnevold Dykhouse Ridout Elthon Lord Risk West Whitehead Faul Lynes Roberts Fishbaugh Martin Sharp Zastrow Foster Maytag

Van Patten Pottawattamie

Navs: none.

Absent or not voting, 2: Hultman Tudor

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

Senator Watson of Pottawattamie moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Watson of Pottawattamie, House File 11, a bill for an act to amend chapter four hundred sixty-five (465), Code 1946, relating to individual drainage rights and mutual drains, by amending section four hundred sixty-five point one (465.1) and by adding additional provisions to said chapter, was taken up, and considered.

Senator Watson of Pottawattamie moved that the bill be read

a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Foster
Gillespie

Hart
Hattery
Henningsen
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes
Martin
Maytag

McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp

Skourup
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West

West Whitehead Zastrow

Nays: none.

Absent or not voting, 3:

Fishbaugh

Hultman

Tudor

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

On motion of Senator Faul, House File 12, a bill for an act to amend chapter two hundred eighty-four (284), Code 1946, and providing for the distribution and expenditure of funds which may be received from the federal government as a share of federal receipts from the operation of flood control projects, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes

Martin

Maytag

McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
'Risk

Roberts

Sharp

Skourup
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 2:

Hultman Tudor

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

On motion of Senator Berg, Senate File 339, a bill for an act relating to drugs, devices, and cosmetics, and to prohibit the movement in commerce of adulterated, misbranded drugs, devices, and cosmetics, and to provide for the enforcement thereof, and penalties for violations of the provisions of the act, was taken up, and considered.

Senator Lynes took the chair at 11:00 a.m.

Senator Berg called up the amendment to Senate File 339 filed by him and found on pages 499 to 511, inclusive, in the Senate Journal and moved its adoption.

The amendment was adopted.

Senator Berg asked and received unanimous consent that further action on Senate File 339 be deferred and that the bill be retained on the calendar under unfinished business.

On motion of Senator Faul, Senate File 188, a bill for an act to amend section five hundred thirty-four point nineteen (534.19), Code 1946, relating to loans, investments and powers of building and loan, and savings and loan associations, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Faul offered the following amendment and moved its adoption:

Amend Senate File 188 by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Section five hundred thirty-four point nineteen (534.19), Code 1946, is amended by adding thereto the following additional subsection:

"'Any such association may buy and sell vendors' real estate contracts; provided, however, that all such contracts shall contain forfeiture provisions as provided for in chapter six hundred fifty-six (656), and provided further that the requirements for loans as set forth in section five hundred thirty-four point thirty-two (534.32) shall be applicable to making and buying of such contracts, except that at the time of purchase of such vendors' contracts the association shall not purchase any such contract for more than seventy-five per cent (75%) of the value of the

real estate therein described appraised as required by section five hundred thirty-four point thirty-two (534.32). No association shall hereafter invest more than fifteen per cent (15%) of its assets in such vendors' contracts authorized by this subsection.'

"Sec. 2. Section five hundred thirty-four point thirty-nine (534.39), Code 1946, is amended by inserting after the words 'any borrower' in line one (1) the words 'or vendor contract purchaser'."

Further amend Senate File 188 by inserting after the numbers "(534.19)," in line 2 of the title the words "and section five hundred thirty-four point thirty-nine (534.39)"; and by inserting after the word "investments" in lines 2 and 3 of the title the word ", members".

The amendment was adopted.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine Gillespie Bateson Hart Bekman Hattery Benson Henningsen Humbert Berg Jacobson Byers Colburn Knudson Doud Leo Dykhouse Linnevold Elthon Lord Faul Lynes Fishbaugh Martin Foster Maytag

McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Rids
Roberts
Sharp

Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Skourup

Zastrow

Nays: none.

Absent or not voting, 2:

Hultman

Tudor

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

On motion of Senator Lord, House File 55, a bill for an act to amend section three hundred fifty-nine point forty-three (359.43), Code 1946, relating to annual levy by township trustees for fire protection, was taken up, and considered.

Senator Lord moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Aves, 48:

Augustine C
Bateson H
Bekman H
Benson H
Berg H
Byers J
Colburn H
Doud I
Dykhouse I
Elthon I
Faul H
Fishbaugh

Gillespie
Hart
Hattery
Henningsen
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes
Martin
Maytag

McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp

Skourup
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Foster

Absent or not voting, 2: Hultman Tudor

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

Senator Lord moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Miller, House File 71, a bill for an act relating to the sale of unused and unnecessary cemeteries, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Miller moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 46:

Augustine
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh

Foster

Gillespie
Hart
Hattery
Henningsen
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes
Martin

Maytag McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk

Skourup
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
Pottawattamie
West
Whitehead

Sharp

Navs: none.

Absent or not voting, 4:

Bateson Hultman

Tudor

Roberts

Watson of O'Brien

Zastrow

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

On motion of Senator Watson of Pottawattamie, Senate File 361, a bill for an act relating to the purchase of motor vehicles by the state car dispatcher and to amend section twenty-one point two (21.2), Code 1946, was taken up, and considered.

Senator Watson of Pottawattamie moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes
Martin
Maytag

McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp

Skourup
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 2:

Hultman

Tudor

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

On motion of Senator Jacobson, Senate File 201, a bill for an act to amend section four hundred twenty-nine point four (429.4), Code 1946, relating to deductions from the actual value of property which any person is required to have listed or assessed, to provide for the deduction of debts from property referred to in section four hundred twenty-nine point two (429.2), Code 1946, and providing for an exemption from property listed and assessed, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Jacobson asked and received unanimous consent that further action on Senate File 201 be deferred and that the bill be retained on the calendar under unfinished business. On motion of Senator Bekman, Senate File 360, a bill for an act relating to insurers not authorized to transact business in this state; providing for actions in this state against and for the service of process upon such insurers; prescribing how a defense may be made by such insurers; and providing for the allowance of attorneys fees in actions against such insurers, was taken up, and considered.

Senator Faul offered the following amendment and moved its adoption:

Amend Senate File 360, section 2, by adding after the word "issued" in line 6 the words "or delivered in this state"; and by adding after the word "insurers" in line 6 the word "while".

Further amend Senate File 360, section 3, by adding after the word "of" in line 8 the word "insurance".

The amendment was adopted.

Senator Bekman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine Gillespie McCarville Skourup McMurry Van Eaton Bateson Hart Hattery Bekman Mercer Van Patten Benson Henningsen Miller Vittetoe Berg Humbert Myrland Walter Byers Jacobson Parker Watson of Colburn Knudson Prentis O'Brien Watson of Doud Reilly Leo Dykhouse Linnevold Ridout **Pottawattamie** Elthon Lord Risk West Whitehead Fanl Lynes Roberts Martin Fishbaugh Sharp Zastrow Foster Maytag

Nays: none.

Absent or not voting, 2:

Hultman

Tudor

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

Senator Bekman moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

Senator Van Eaton asked and received unanimous consent to take up Senate File 347, a bill for an act to amend sections two

hundred eighty-four point two (284.2), two hundred eighty-four point three (284.3) and two hundred eighty-four point four (284.4); Code 1946, providing for the basis of computation for reimbursement of school districts for loss of taxes, with report of committee recommending amendment in accordance with the following amendment by Senator Van Eaton and passage.

On motion of Senator Maytag the report of the committee was adopted.

Senator Van Eaton offered the following amendment and moved its adoption:

Amend Senate File 347 as follows:

Section 1, line 8, strike the words "used for" and insert in lieu thereof the words "operated by a municipal corporation for veterans or public".

Section 1, line 9, before the word "then" the words "and said municipal corporation does not furnish school facilities for tenants' children of school age,".

Section 1, line 9, strike the words "the state, the county or".

Section 1, line 10, strike the word "their" and insert in lieu thereof the word "its".

Section 1, line 11, insert after the word "district" in said line the following "in which said project is located".

Section 2, line 11, strike the word "and".

Section 2, line 12, strike the words "to the secretary of the executive council".

Section 2, line 16, strike the words "the state".

Section 2, line 16, insert the words "in addition" after the word "shall" and strike the word "any" and insert in lieu thereof the word "the".

Section 2, line 18, strike all of line 18 beginning with the word "and" and all of line 19.

Section 3, strike all of section 3 and renumber section 4 to read "Sec. 3".

The amendment was adopted.

Senator Van Eaton moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Myrland Augustine Faul Leo Linnevold Parker Bateson Fishbaugh Lord Prentis Bekman Foster Reilly Benson Gillespie Lynes Ridout Martin Hart Berg Maytag Risk Byers Hattery McCarville Roberts Colburn Henmingsen McMurry Sharp Doud Humbert Skourup Jacobson Mercer Dykhouse Miller Van Eaton Knudson Elthon

Van Patten Vittetoe Walter Watson of O'Brien Watson of West
Pottawattamie Whitehead
Zastrow

Nays: none.

Absent or not voting, 2:

Hultman

Tudor

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

Senator Van Eaton moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Knudson, House File 442, a bill for an act to legalize and validate proceedings of the board of directors of the consolidated school district of Franklin, in the county of Franklin, state of Iowa, authorizing and providing for the issuance and delivery of school bonds and for the levy of taxes for the payment of said bonds, and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Knudson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass!" the vote was:

Ayes, 48:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes
Martin
Maytag

McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp

Skourup
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 2:

Hultman

Tudor

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

On motion of Senator Henningsen, Senate File 325, a bill for an act to legalize the action of the board of supervisors of Clinton county, Iowa, for payment and expenditures made for the erection of a combination corn crib and granary for said county, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Henningsen moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Humbert
Jacobson
Leo
Linnevold
Lord
Lynes
Martin
Maytag

McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp

Skourup
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 2:

Hultman

Tudor

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

Senator Henningsen moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Knudson, Senate File 452, a bill for an act to legalize the corporate acts and proceedings in connection with the renewal of the corporate existence and the adoption of the amended and substituted articles of incorporation of the Willow Creek Telephone Company and to provide for the renewal of the charter of the said Willow Creek Telephone Company, was taken up, and considered.

Senator Knudson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh

Gillespie
Hart
Hattery
Henningsen
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes
Martin

Maytag

McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp

Skourup
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Foster

Absent or not voting, 2: Hultman Tudor

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

Senator Knudson moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Byers at the request of Senator Tudor, Senate File 456, a bill for an act to legalize and validate the proceedings of the board of directors of the independent school district of Bellevue, in the county of Jackson, state of Iowa, authorizing and providing for the issuance and delivery of school bonds and for the levy of taxes for the payment of said bonds, and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district, was taken up, and considered.

Senator Byers moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon

Faul
Fishbaugh
Foster
Gillespie
Hart
Hattery
Henningsen
Humbert
Jacobson
Knudson

Leo
Linnevold
Lord
Lynes
Martin
Maytag
McCarville
McMurry

Mercer

Miller

Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp
Skourup
Van Eaton

Van Patten Vittetoe Walter

Watson of O'Brien

Watson of Pottawattamie Whitehead

West Zastrow

Navs: none.

Absent or not voting, 2: Hultman Tudor

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

Senator Byers moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Knudson, House File 102, a bill for an act to legalize and validate the proceedings of the town council of the town of Crystal Lake, in Hancock county, Iowa, in calling and holding an election on March 25, 1946, on the proposition of creating and establishing a municipal waterworks plant and system in said town, and on the proposition of issuing general obligation bonds of said town, and waterworks revenue bonds for the purpose of constructing said improvement, and the extension thereof and provisions made for levying and collecting of taxes for the payment of said general obligation bonds and declaring the general obligation bonds and waterworks revenue bonds, issued pursuant to said proceedings, to be enforceable obligations of said town, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Knudson moved that the bill be read a third time now. which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine Bateson Bekman Benson Berg Byers Colburn Doud Dvkhouse Elthon Faul Fishbaugh Foster

Gillespie Hart Hattery Henningsen Humbert Jacobson Knudson Leo Linnevold Lord Lynes Martin Maytag

McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts

Sharp

Skourup Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of

Pottawattamie West Whitehead Zastrow

Nays: none.

Absent or not voting, 2:

Hultman

Tudor

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

APPOINTMENT OF MEMORIAL COMMITTEE

Senator Jacobson announced to the Senate the death of Mr. Albert M. Linnevold, brother of Senator Linnevold, and moved that the President appoint a committee to attend the funeral services to be held at 2:00 p.m., Thursday, March 10, at the Washington Prairie Lutheran church, Decorah, Iowa.

The motion prevailed and President Evans appointed as such committee Senators Jacobson, Sharp and Zastrow.

Senator Linnevold expressed to the Senate his grateful appreciation.

BILL WITHDRAWN FROM CONSIDERATION

Senator McCarville asked and received unanimous consent that Senate File 230 be withdrawn from further consideration of the Senate.

ANNOUNCEMENT

Senator Skourup announced to the Senate that, under the provisions of Senate Concurrent Resolution 9 duly adopted, he had received written reports from the state board of social welfare and the law library.

PRESENTATION OF VISITORS

Senator Watson of O'Brien, on behalf of Senator Tudor, asked and received unanimous consent to present to the Senate a group of students from the Scattergood school of West Branch, Iowa, who were present in the balcony with their instructor, Mr. Robert Berquist.

SPECIAL ANNOUNCEMENT

Senator Lynes, at the request of Mr. John H. Brockway, executive secretary of the Association of Ice Cream Manufacturers of Iowa and the Iowa Milk Dealers Association, announced that the association was ready to present to the members of the Senate, the officers and employees the usual annual ice cream party.

On motion of Senator Humbert, the Senate recessed until 1:30 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

SENATE RESOLUTION 4

By Fishbaugh

Whereas, Mr. Harold Keats, national commander of the American Veterans of World War II (AMVETS), the only Congressionally-chartered veterans' organization composed exclusively of veterans of World War II, will be in Des Moines, Iowa, on March 14, 1949;

Therefore, Be It Resolved by the Senate: That an invitation be extended to Mr. Harold Keats to address the Senate at ten o'clock a.m. on March 14, 1949.

SENATE CONCURRENT RESOLUTION 13 By Committee on Appropriations

Be It Resolved by the Senate, the House Concurring: That the following bills, authorized by legislative action, are hereby approved and ordered paid as provided by section two point twenty (2.20), Code 1946: Storey-Kenworthy Company, 1 marking pen, 8 Norman ball

points and refills (Senate)
International Business Machines Corp., 1 electric typewriter
Remington Rand, Inc., 9 typewriters (Senate)
Koch Brothers, office supplies and equipment (Senate) 300.8
W. J. Scarborough, postage and miscellaneous expense (Senate) 22.0
A. C. Gustafson, postage and supplies (House)
Dictaphone Corp., dictaphone and transcribing machines
(House) 675.
Koch Brothers, miscellaneous supplies (House)
Storey-Kenworthy Co., miscellaneous supplies (House) 9.4
Addressograph-Multigraph Corp.:
Multigraph machine for enrolling bills\$2,029.20
Miscellaneous supplies (House and Senate) 51.02 2,080.5
Remington Rand, Inc., 25 typewriters (15 for the House, 10 for
the Senate)

The state comptroller is hereby authorized and directed to issue warrants for amounts above listed and to persons and firms to whom such amounts are due.

REPORT OF SIFTING COMMITTEE

MR. PRESIDENT: Your sifting committee begs leave to report it has had the following bills under consideration and recommends that they be placed on the calendar:

H. F. 168	S. F. 210	S. F. 144	S. F. 306
S. F. 851	H. F. 432	H. F. 229	H. F. 8
S. F. 297	S. F. 146	S. F. 268	
S. F. 309	S. F. 292	H. F. 153	
S. F. 435	S. F. 9	S. F. 445	

LEO ELTHON, Chairman.

BILLS ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bills to committee:

S. F. 348 Appropriations.

H. F. 2 Appropriations.

AMENDMENTS FILED

Amend Senate File 273 by adding thereto a new section as follows:

Sec. 13. Section four hundred four point five (404.5), Code 1946, is hereby amended by striking from line three (3) of subsection twenty-one (21) the word "one-fourth" and substituting in lieu thereof the word "one."

Further amend Senate File 273 by inserting after the word "sections" in line 1 of the title the following "four hundred four point five (404.5), Code 1946" and by striking the word "county" from the last line of the title.

HERMAN M. KNUDSON.

Amend Senate File 392 by striking all of section 1.
Further amend Senate File 392, section 2, by striking the words in lines 3, 4 and 5 "the maximum tuition rate as determined by the superintendent of public instruction, as provided in this act." and inserting in lieu thereof the words "fifteen dollars (\$15) per month."

Further amend Senate File 392 by striking from lines 4, 5 and 6, section 3, the words "the maximum tuition rates as determined by the superintendent of public instruction as provided in this act." and inserting in lieu thereof the words "twenty-two dollars (\$22) per month."

ALDEN L. Doud.

Amend Senate File 392 by adding the following as a new section:

"Sec. 4. The provisions of this act shall apply only for the biennium beginning July 1, 1949, and ending June 30, 1951. The superintendent of public instruction shall complete a survey of the results of operations of this act and report the same, with recommendations, to the Fifty-fourth General Assembly by January 15, 1951."

JOHN P. BERG. E. K. BEKMAN.

On motion of Senator Skourup, the Senate adjourned until 10:00 a.m., Wednesday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MARCH 9, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend Frank Moore, pastor of the Methodist church, Mt. Ayr, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Linnevold for the balance of the week on request of Senator Whitehead; Senator Martin for the day on request of Senator Lynes; Senator Mercer for the day on request of Senator Berg.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Bateson, from residents of Wright county favoring local option.

By Senator Benson, from residents of Greene county favoring local option.

By Senator Dykhouse, from residents of Lyon and Sioux counties favoring local option.

By Senator Hattery, from residents of Story county favoring local option.

By Senator Leo, from residents of Tama county favoring local option.

By Senator Lord, from employees of the state highway commission of Muscatine county favoring old-age and survivors' insurance of certain public employees.

By Senator McCarville, from residents of Calhoun county favoring local option.

By Senator Roberts, from residents of Marion county favoring local option.

By Senator Tudor, from members of the Jones County Farm

Bureau relating to legislation governing the practice of pharmacy; also, from residents of Jones county favoring local option.

By Senator Van Eaton, from residents of Woodbury county favoring local option.

By Senator Walter, from residents of Marshall county favoring local option; also, favoring legislation pertaining to a retirement system for policemen and firemen; also, pertaining to the limitations of hours on duty by members of the fire department.

By Senator Whitehead, from residents of Adair and Guthrie counties favoring local option.

By Senator Zastrow, from residents of Chickasaw county favoring local option.

INTRODUCTION OF BILLS

Senate Joint Resolution 6, by committee on public health, a resolution creating a special committee to study the public health laws of the state of Iowa and the methods used for public health protection and to make a report to the Fifty-fourth General Assembly of Iowa, and making an appropriation for the committee to carry on its work.

Read first and second times and referred to the sifting committee.

Senate File 464, by committee on public health, a bill for an act to provide for the creation of county and district or multi-county boards of health and the establishment of county and district or multi-county health departments; to provide for their organization and their powers and duties; to provide jurisdiction over health matters and to control preventable diseases; to provide for the appointment of necessary health officers and the employment of medical, nursing, sanitation and other essential personnel, and to authorize the levy and collection of taxes for the purposes of this act.

Read first and second times and referred to the sifting committee.

Senate File 465, by the committee on appropriations, a bill for an act to appropriate money to meet a deficit in the workmen's compensation service department relating to the administration of the workmen's compensation law, under chapters eighty-five (85), eighty-six (86) and eighty-seven (87), Code 1946.

Read first and second times and referred to the sifting committee.

Senate File 466, by committee on public lands and buildings, a bill for an act to amend section five hundred sixty-eight point ten (568.10), Code 1946, relating to the preservation of rights of way in the event of sale of abandoned channel or bed of any navigable stream.

Read first and second times and referred to the sifting committee.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. President: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 310, 344 and 345.

DON RISK, Chairman Senate Committee. GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: Senate Files 310, 344 and 345.

BILLS SENT TO THE GOVERNOR

Senator Risk, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 9th day of March, 1949, sent to the Governor for his approval: Senate Files 310, 344 and 345.

DON RISK, Chairman.

Passed on file.

BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on March 7 the Governor had signed the following bill:

Senate File 222 relating to the payment of the soldiers' bonus.

Senator Knudson called up the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 13 By Committee on Appropriations

Be It Resolved by the Senate, the House Concurring: That the follow-
ing bills, authorized by legislative action, are hereby approved and or-
dered paid as provided by section two point twenty (2.20), Code 1946:
Storey-Kenworthy Company, 1 marking pen, 8 Norman ball
points and refills (Senate)
International Business Machines Corp., 1 electric typewriter
(Senate)
Remington Rand, Inc., 9 typewriters (Senate)
Koch Brothers, office supplies and equipment (Senate)
W. J. Scarborough, postage and miscellaneous expense (Senate) 22.00
A. C. Gustafson, postage and supplies (House)
Dictaphone Corp., dictaphone and transcribing machines
(House)
Koch Brothers, miscellaneous supplies (House)
Storey-Kenworthy Co., miscellaneous supplies (House) 9.44
Addressograph-Multigraph Corp.:
Multigraph machines for enrolling bills\$2,029.20
Miscellaneous supplies (House and Senate) 51.02 2,080.22
Remington Rand, Inc., 25 typewriters (15 for the House, 10 for
the Senate)
The state comptroller is hereby authorized and directed to issue war-
rants for amounts above listed and to persons and firms to whom such
amounts are due.

The motion prevailed and the resolution was adopted.

Senator Fishbaugh called up the following resolution and moved its adoption:

SENATE RESOLUTION 4

Whereas, Mr. Harold Keats, national commander of the American Veterans of World War II (AMVETS), the only Congressionally-chartered veterans' organization composed exclusively of veterans of World War II, will be in Des Moines, Iowa, on March 14, 1949;

Therefore, Be It Resolved by the Senate: That an invitation be extended to Mr. Harold Keats to address the Senate at ten o'clock a.m. on March 14, 1949.

The motion prevailed and the resolution was adopted.

REPORT OF SIFTING COMMITTEE

MR. PRESIDENT: Your sifting committee begs leave to report that it has had the following bill under consideration and recommends that the bill be placed on the calendar:

S. F. 465

LEO ELTHON, Chairman.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate File 24, a bill for an act to amend section 174.1, Code 1946, relating to definitions of society for purpose of qualifying for state aid to local fairs.

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

Senate File 27, a bill for an act to amend section 357.19, Code 1946, relating to the assessment of property in benefited water districts.

Also: That the House has indefinitely postponed the following bill in which the concurrence of the House was asked:

Senate File 34, a bill for an act to amend section 533.4, Code 1946, relating to powers of a credit union.

Also: That the House has indefinitely postponed the following bill in which the concurrence of the House was asked:

Senate File 181, a bill for an act to amend chapters 135 and 137, Code 1946, to provide for the reporting of all cases of epilepsy to the department of public safety.

Also: That the House has indefinitely postponed the following bill in which the concurrence of the House was asked:

Senate File 183, a bill for an act to amend section 325.12, Code 1946, relating to motor carrier application for certificate.

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

Senate File 240, a bill for an act to amend chapter two hundred fifty-six (256), Acts of the Fifty-second General Assembly, relating to group insurance.

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

House File 30, a bill for an act to amend section two point eleven (2.11), Code 1946, relating to compensation of members of the general assembly.

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

House File 300, a bill for an act relating to the qualification and term

of nurse examiners, the practice of nursing, the licensing of persons to practice nursing, etc.

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

House File 424, a bill for an act to amend section three hundred sixty-eight point thirty (368.30), Code 1946, relating to the extension of a municipality's jurisdiction outside its limits for fire fighting.

A. C. GUSTAFSON, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 30, a bill for an act to amend section two point eleven (2.11), Code 1946, relating to compensation of members of the general assembly.

Read first and second times and referred to the sifting committee.

House File 300, a bill for an act to amend sections one hundred forty-seven point sixteen (147.16), one hundred forty-seven point nineteen (147.19), one hundred forty-seven point eighty (147.80), one hundred forty-seven point one hundred seven (147.107) and chapter one hundred fifty-two (152); to repeal sections one hundred fifty-two point one (152.1), one hundred fifty-two point two (152.2), one hundred fifty-two point three (152.3), one hundred fifty-two point four (152.4) and to enact new sections in lieu thereof; Code 1946, all relating to the qualification and term of nurse examiners, the practice of nursing, and licensing of persons to practice nursing, and the license fee required under reciprocal agreements.

Read first and second times and referred to the sifting committee.

House File 424, a bill for an act to amend section three hundred sixty-eight point thirty (368.30), Code 1946, relating to the extension of a municipality's jurisdiction outside its limits for fire fighting and other emergency purposes.

Read first and second times and referred to the sifting committee.

PRESENTATION OF VISITORS

Senator Hattery asked and received unanimous consent to present to the Senate the members of the senior class of the Maxwell consolidated school who were present in the balcony with their instructors, Richard Gorman, J. T. Riekena and Mrs. V. O. Ray.

Senator Faul asked and received unanimous consent to present to the Senate forty members of the community life problems class of Roosevelt high school who were present in the balcony with their instructor, Mrs. Troutfetter.

THIRD READING OF BILLS

Senator Lynes asked and received unanimous consent to take up Senate File 465, a bill for an act to appropriate money to meet a deficit in the workmen's compensation service department relating to the administration of the workmen's compensation law, under chapters eighty-five (85), eighty-six (86) and eighty-seven (87), Code 1946.

Senator Lynes moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 46:

Augustine Foster Maytag Bateson Gillespie McCarville Bekman Hart McMurry Benson Hattery Miller Berg Henningsen Myrland Byers Hultman Parker Colburn Humbert Prentis Jacobson Reilly Doud Dykhouse Knudson Ridout Elthon Leo Risk Faul Lord Roberts Fishbaugh Lynes Sharp

Skourup
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Nays: none.

Absent or not voting, 4:

Linnevold Ma

Martin Mercer

Tudor

Zastrow

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

Senator Lynes moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

UNFINISHED BUSINESS

Senator Berg called up for further consideration Senate File 339, a bill for an act relating to drugs, devices, and cosmetics, and to prohibit the movement in commerce of adulterated, misbranded drugs, devices, and cosmetics, and to provide for the enforcement thereof, and penalties for violation of the provisions of the act.

Senator Berg moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 46:

Augustine Foster Bateson Gillespie Bekman Hart Hattery Benson Berg Henningen Byers Hultman Colburn Humbert Doud Jacobson Dykhouse Knudson Elthon Leo Faul Lord

Maytag McCarville McMurry Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp Skourup
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 4:

Linnevold

Fishbaugh

Martin

Lynes

Mercer

Tudor

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

Senator Berg moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

THIRD READING OF BILLS

On motion of Senator Jacobson, Senate File 392, a bill for an act providing that the superintendent of public instruction shall determine the maximum tuition rate to be charged for students, elementary or high school, residing within another school district or corporation; and to amend certain existing code sections pertaining to tuitions, was taken up, and considered.

Senator Bateson took the chair at 10:50 a.m.

Senator Doud offered the following amendment and moved its adoption:

Amend Senate File 392 by striking all of section 1.

Further amend Senate File 392, section 2, by striking the words in lines 3, 4 and 5 "the maximum tuition rate as determined by the superintendent of public instruction, as provided in this act." and inserting in lieu thereof the words "fifteen dollars (\$15) per month."

Further amend Senate File 392 by striking from lines 4, 5 and 6, section 3, the words "the maximum tuition rates as determined by the

superintendent of public instruction as provided in this act." and inserting in lieu thereof the words "twenty-two dollars (\$22) per month."

President Evans took the chair at 11:40 a.m.

Division was called for.

The amendment was lost.

Senator Berg asked and received unanimous consent to withdraw the amendment filed by Senators Berg and Bekman and found on page 597 of the Senate Journal.

Senator Doud offered the following amendment:

Amend Senate File 392, section 1, lines 10 and 11, by striking the words "seventy-fifth (75th) percentile" and inserting in lieu thereof the word "median".

Senator Doud asked and received unanimous consent to withdraw the amendment.

Senator Jacobson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 44:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Lord
Lynes

Foster

Maytag McCarville McMurry Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp
Skourup
Van Eaton
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
Whitehead

Nays, 2:

Van Patten

West

Absent or not voting, 4:

Linnevold

Martin

Mercer

Tudor

Zastrow

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

Senator Jacobson moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

PRESENTATION OF VISITORS

Senator Byers asked and received unanimous consent to present to the Senate forty members of the Linn county Republican Women's Club who were present in the balcony.

Senator Colburn asked and received unanimous consent to present to the Senate JoBeth Shoeman, JoAnn Rattenberg, Fritz Hansen and Fred Brown, students from the Atlantic high school who were sent by the Atlantic Junior Chamber of Commerce to visit the legislature; also, Mr. Thomas M. Gaffney and Mr. L. A. Warden.

On motion of Senator Elthon, the Senate recessed until 2:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

THIRD READING OF BILLS

Senator Lynes asked and received unanimous consent to take up Senate File 396, a bill for an act authorizing expenditures by the state highway commission from the primary road fund for the biennium beginning July 1, 1949, and ending June 30, 1951.

Senator Lynes offered the following amendment and moved its adoption:

Amend Senate File 396 by striking lines 7, 8, 9 and 10 of section 1 and by inserting in lieu thereof the following:

The amendment was adopted.

Senator Skourup offered the following amendment and moved its adoption:

Amend Senate File 396, section 2, line 7, by striking the period after the word "roads" and inserting the following: "or farm-to-market roads."

The amendment was adopted.

Senator Faul asked and received unanimous consent that the following communication be printed in the Senate Journal:

IOWA

STATE HIGHWAY COMMISSION

Ames, Iowa

March 2, 1949.

Hon. W. N. Skourup Senate Chamber Hon. Wm. Kruse House Chamber State House Des Moines, Iowa Gentlemen:

Re: State Highway Commission Budget Bill, S. F. 296.

As indicated to you in previous conversations, this bill is entirely satisfactory to us, both as to form of the bill and as to the amounts authorized therein. This letter is written to mention certain detailed amendments which it appears should be made, as follows:

A. In Section 1:

In the printed copy of the bill, some words are left out of line nine (9) of section 1. This point is covered by an amendment by Senator Lynes which appears on page 534 of the Senate Journal of February 24. This amendment is satisfactory.

B. In Section 2:

We would recommend that the words "or farm to market roads" be inserted after the word "roads" and preceding the period (.) in line seven (7) of section 2.

Under Section 310.22, Code 1946, the county board frequently requests the highway commission to condemn right of way for farm to market roads. Also under Section 310.14, Code 1946, the highway commission lets all contracts for farm to market road construction. Occasionally there is litigation in which the highway commission is a party, growing out of this farm to market road work. Under the present law (section 2 of chapter 7, Laws of the Fifty-second General Assembly) and under this bill as drawn, this litigation fund cannot be used to pay the cost of such cases relating to farm to market roads. In fact, neither the highway commission nor the attorney general has any funds under present law with which to pay the costs incident to such farm to market road litigation. This proposed amendment would make this \$15,000.00 litigation fund available for payment of the cost of farm to market road litigation to which the highway commission may be a party.

C. In the Title:

Since section three (3), Senate File 396, amends section 313.5, Code 1946, we would suggest the advisability of amending the title to this bill by adding thereto approximately the following: "and amending section three hundred thirteen point five (313.5), Code 1946, relating to the state highway commission budget".

Respectfully submitted, 'F. R. WHITE, Chief Engineer.

Senator Skourup offered the following amendment and moved its adoption:

Amend the title to Senate File 396 by adding thereto the following: "and amending section three hundred thirteen point five (313.5), Code 1946."

The amendment was adopted.

Senator Skourup moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 44:

Nays: none.

Absent or not voting, 6:

Benson Martin Tudor West Linnevold Mercer

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

PRESENTATION OF VISITORS

Senator Faul asked and received unanimous consent to present to the Senate twenty-eight members of the sixth grade class of the Norwoodville school who were present in the balcony with their principal, Mrs. Neva Wickham.

PROOFS OF PUBLICATION

Published copy of House File 540 and verified proof of publication of said bill in the Des Moines Star on March 4, 1949, is on file with the Secretary of the Senate.

Also, published copy of House File 541 and verified proof of publication of said bill in the Des Moines Star on March 4, 1949, is on file with the Secretary of the Senate.

W. J. SCARBOROUGH, Secretary of the Senate.

REPORT OF SIFTING COMMITTEE

MR. PRESIDENT: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the calendar:

S. F. 215	S. F. 417	S. F. 265
S. F. 380	S. F. 175	S. F. 2
S. F. 147	S. F. 406	
H. F. 5	S. F. 363	

· LEO ELTHON, Chairman.

BILLS ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bills to committee:

- S. F. 363 Appropriations.
- S. F. 2 Appropriations.

AMENDMENTS FILED

Amend Senate File 13, section 1, paragraph 1, by adding the following:

"For a period of two years the power vested by this section in the department shall not apply to the lower five thousand feet of any stream flowing into a river at a place where such river forms a part of the boundary line of the state."

CHARLES S. VAN EATON.

Amend Senate File 201 by adding the following sections:

- 1. "Sec. 3. Subsection twenty (20) of section four hundred twenty-seven point one (427.1), Code 1946, is amended by inserting before the word 'telegraph' in line two (2) thereof the word 'domestic'; by striking from lines three (3), four (4) and five (5) thereof the words 'freight line and equipment companies, transmission line companies as defined in section 437.1, express companies,'; and by inserting before the word 'corporations' in lines five (5) and six (6) thereof the word 'domestic'.
- "Sec. 4. Section four hundred thirty-seven point one (437.1), Code 1946, is hereby amended by striking from lines two (2) and three (3) thereof the words 'and section 427.1, subsection 20,'."
- 2. "Sec. 5. Section four hundred twenty-nine point two (429.2), Code 1946, is amended by adding thereto the following: 'Provided that the rate to be imposed upon non-income producing moneys and credits, including accounts receivable, bank deposits and other intangibles upon which no interest has been paid or

accumulated during the year preceding the date of assessment, shall be one (1) mill on the dollar."

3. Further amend Senate File 201 by striking section 2 thereof and substituting the following:

"Sec. 2. Section four hundred twenty-nine point four (429.4), Code 1946, is hereby repealed and the following substituted in lieu thereof:

"'429.4. In making up the amount of moneys and credits, corporation shares or stocks and other intangible assets listed in section four hundred twenty-nine point two (429.2), which any person is required to list, to have listed, or assessed, he will be entitled to deduct from the actual value thereof the gross amount of all debts in good faith owing by him. For the purpose of this deduction taxes due and payable upon real estate, personal property and for state or federal income taxes, shall be considered a debt. In addition to any such deductions of indebtedness he shall be entitled to deduct an additional amount of five thousand dollars (\$5,000).'"

ARTHUR H. JACOBSON.

Amend section 1 of Senate File 218 by inserting after the word "state" in line 7 the following: "for charitable, educational or religious purposes, and which are not operated for pecuniary profit,".

FRED MAYTAG.

Amend Senate File 219 by striking section 12 and inserting in lieu thereof the following:

"Sec. 12. The commissioner may issue a temporary agent's license without requiring payment of the fee provided in section six (6) in the following cases: (a) To the executor or administrator of the estate of a deceased person who at the time of his death was a licensed insurance agent in this state; (b) to a surviving next of kin of such a deceased agent where no administrator of his estate has been appointed and no executor has qualified under his duly probated will. Before any such license shall be issued, there shall be filed in the office of the commissioner a written application by the person desiring such license, in such form and containing such information as the commissioner may prescribe. Such license may be issued for a term not exceeding ninety days from the death of such insured, and the commissioner may in his discretion renew such license for an additional term or terms of ninety days each, not exceeding in the aggregate twelve months. A license issued to the next of. kin shall not be renewed if, before the expiration of its term, an administrator or executor of the deceased shall have applied for and qualified for such a license."

E. K. BEKMAN, O. H. HENNINGSEN and J. T. DYKHOUSE.

Amend Senate File 297 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section four hundred twenty-three point twenty-five (423.25), Code 1946, is hereby repealed and the following enacted in lieu thereof:

"'If any person who causes tangible personal property to be brought into this state has already paid a tax in another state in respect to the sale or use of such property, or an occupation tax in respect thereto, in an amount less than the tax imposed by this title, the provisions of this title shall apply, but at a rate measured by the difference only between the rate herein fixed and the rate by which the previous tax on the sale or use, or the occupation tax, was computed. If such tax imposed and paid in such other state is equal to or more than the tax imposed by this title, then no tax shall be due in this state on such personal property.'"

Further amend said Senate File 297 by striking from the title all after the words "An Act" and inserting in lieu thereof the following:

"to include in the credit given on sales and use taxes imposed in this state on tangible personal property the occupation taxes as well as sales and use taxes paid in other states in respect to such property and to revise section four hundred twenty-three point twenty-five (423.25), Code 1946."

GEORGE FAUL and FRED MAYTAG.

Amend Senate File 306 by striking sections 15 and 16.

ARTHUR H. JACOBSON, GEORGE FAUL and EDWARD S. PARKER.

Amend Senate File 395, section 1, by striking the word "of" in line 3.

ALDEN L. DOUD.

Amend Senate File 401, section 1, by striking the word "repeal" and inserting in lieu thereof the word "repealed".

BURL N. RIDOUT.

Amend Senate File 419 by striking all of section 2 and inserting in lieu thereof the following:

"Sec. 2. This act being deemed of immediate importance shall be in full force and effect after its publication in the Messenger & Chronicle, a newspaper published at Fort Dodge, Iowa, and the Rockwell City Advocate, a newspaper published at Rockwell City, Iowa."

HERMAN M. KNUDSON.

Amend Senate File 451 by striking from section 1, lines 3 and 4, the words ", who shall be admitted to practice law in this state,".

Further amend by adding after the word "be" at the end of

line 4 of section 2 the following words, "approved and sterilization".

E. K. BEKMAN, R. R. BATESON and EDWARD S. PARKER.

Amend Senate File 457 by striking all of section 7 and inserting in lieu thereof the following:

"Sec. 7. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Howard County Times & Plain Dealer, a newspaper published at Cresco, Iowa, and in The Cedar Rapids Gazette, a newspaper published at Cedar Rapids, Iowa."

PAUL E. McCarville.

Amend House File 126 by striking section 4 and inserting in lieu thereof the following:

"Sec. 4. Any refunds due or payable under the provisions of chapter two hundred twenty-nine (229), Acts of the 52nd General Assembly, prior to the effective date of this act, shall be certified to the state tax commission and refunds shall be granted in the same manner as provided by chapter two hundred twenty-nine (229), Acts of the 52nd General Assembly. Notwith-standing any of the provisions of chapter two hundred twenty-nine (229), Acts of the 52nd General Assembly, the state tax commission is hereby empowered and authorized to refund any amounts which would have been refundable under the provisions of chapter two hundred twenty-nine (229), Acts of the 52nd General Assembly, regardless of whether or not claims for such refunds were filed within the periods prescribed by law."

SHERMAN WEST, GEORGE FAUL, FRANK D. MARTIN, PAUL E. McCARVILLE, BURL N. RIDOUT, W. N. SKOURUP, ERNEST L. HUMBERT, O. H. HENNINGSEN, ROBERT C. REILLY and RICHARD V. LEO.

Amend House File 153 by adding a new section as follows:

Sec. 2. By striking the comma (,) after the word "gymnasium" in line five (5) and adding the words "school bus garage,".

Further amend by renumbering the following section.

JOHN P. BERG.

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Thursday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MARCH 10, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend Paul Figge, pastor of the First Presbyterian church, Brooklyn, Iowa.

Leave of absence was granted as follows: Senators Jacobson, Sharp and Zastrow for the day to attend the funeral of Mr. A. M. Linnevold on request of Senator Elthon; Senator Martin for the day on request of Senator Lynes; Senator Colburn for the day on request of Senator Mc-Murry; Senator Watson of O'Brien for the day on request of Senator Hultman.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Berg, from residents of Black Hawk county favoring local option.

By Senator Faul, from members of the parent-teacher association of Casady school of the city of Des Moines asking that at least twenty-five per cent of the cost of public education come from the general fund; also, from members of Local Union 310, U. R. C. L. P. W. A., of the city of Des Moines, opposing legislation pertaining to powers of cities and towns to levy taxes; also from residents of Plymouth county favoring legislation pertaining to the practice of pharmacy.

By Senator Hattery, from residents of Boone county favoring local option.

By Senator Knudson, from residents of Cerro Gordo county favoring local option.

By Senator Lord, from residents of Plymouth county favoring legislation pertaining to the practice of pharmacy.

Senator Miller asked and received unanimous consent to have the following communication printed in the Senate Journal:

Resolution passed on March 1, 1949, by the P.-T. A. of Ottoson, in Humboldt county, Iowa, and signed by 250 residents of the district.

Resolved: That we the undersigned are opposed to many features of the high school reorganization plan. Because it would take away rights of smaller districts to determine their own course, if interpreted as some do by the majority vote of all voters in the proposed new district and the proposed change; to give the state department power to dictate funds and areas; contrary to the American way of life.

It would eliminate many high schools as centers of community activities.

We fear it would make additional taxes in the outlying districts without compensating benefits.

Also the loss to students from outlying districts, in extra curricular activities, and of time from home in long rides to school and many other unfavorable conditions.

We further believe that improvement of the schools should be evolutionary, not revolutionary. That there should be some regrouping based on what we would call natural communities, and according to the divergent conditions of different localities. That this regrouping be by self-determination of the districts themselves.

We believe that the rural communities, with their consolidated schools, are the last bulwark against the rising tide of state socialism and communist philosophy.

We believe that several of the smaller high schools could go together and employ some of the best teachers for special subjects, dividing their time among the several schools.

We suggest that the existing high schools be allowed more state aid, also the right to tax their properties heavier if need be so that they might continue to operate according to the highest standards of education.

Also; by Senator Miller, from residents of Buena Vista, Hancock and Humboldt counties favoring local option; also, from residents of Humboldt county opposing local option.

By Senator Parker, from residents of Cherokee and Plymouth counties favoring legislation pertaining to the practice of pharmacy.

By Senator Prentis, from residents of Ringgold county favoring local option.

By Senator Roberts, from residents of Marion county favoring legislation pertaining to the practice of pharmacy.

By Senator Vittetoe, from residents of Poweshiek county favoring local option.

By Senator Walter, from residents of Marshall county favoring local option.

INTRODUCTION OF BILL

Senate File 467, by committee on highways, a bill for an act to amend chapter one hundred sixty-seven (167), Acts of the Fifty-second General Assembly, relating to interstate bridges across the Mississippi river.

Read first and second times and referred to the sifting committee.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has indefinitely postponed the following bill in which the concurrence of the House was asked:

Senate File 55, a bill for an act amending section 504.2, Code 1946, giving perpetual duration to corporations not for pecuniary profit.

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

Senate File 67, a bill for an act to legalize the corporate acts and proceedings in connection with the renewal of the corporate existence of the Kellerton Mutual Central Telephone Company.

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

Senate File 102, a bill for an act relating to art funds in certain cities and towns.

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

Senate File 217, a bill for an act to legalize the corporate acts and proceedings in connection with the renewal of the corporate existence of Strand Baking Company.

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

Senate File 324, a bill for an act legalizing the corporate acts and the renewal of the Low Moor Farmers' Mutual Telephone Company.

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

Senate File 325, a bill for an act legalizing the action of the board of supervisors of Clinton county, Iowa, for payment and expenditures made for the erection of a combination corn crib and granary.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 347, a bill for an act to amend sections two hundred eighty-four point two (284.2), two hundred eighty-four point three (284.3) and two hundred eighty-four point four (284.4), Code 1946,

providing for the basis of computation for reimbursement of school districts for loss of taxes.

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

Senate File 382, a bill for an act to legalize and validate the proceedings taken by the town council of the town of Milo, Iowa, authorizing and providing for the construction, repair and improvement to its electrical transmission system.

Also: That the House has concurred in Senate amendments to and passed House File 10, a bill for an act relating to management of drainage or levee districts.

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

House File 34, a bill for an act relating to daily expense allowances for judges of the district court.

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

House File 120, a bill for an act to amend section three hundred seven point nine (307.9), Code 1946, as amended, relating to the salary of the special assistant attorney general assigned to the state highway commission.

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

House File 121, a bill for an act authorizing boards of waterworks trustees in cities of Iowa to adopt resolution placing employees under civil service.

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

House File 133, a bill for an act to amend sections four hundred ten point ten (410.10) and four hundred eleven point six (411.6), Code 1946, relating to retirement systems for policemen and firemen and benefits thereunder.

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

House File 145, a bill for an act to amend section four hundred eleven point six (411.6), Code 1946, relating to retirement systems for policemen and firemen and benefits thereunder.

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

Senate File 212, a bill for an act to amend chapter two hundred fiftysix (256), Acts of the Fifty-second General Assembly, relating to group insurance.

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

House File 238, a bill for an act to amend section four hundred four point five (404.5), Code 1946, to raise the limitation on the power to levy annually special taxes for the fire fund.

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

House File 239, a bill for an act to amend section four hundred four point five (404.5), Code 1946, to grant the power to levy annually special taxes for city hall improvement in cities and towns having a population of nine thousand (9,000) or less.

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

House File 413, a bill for an act authorizing cities comprised of annexed cities or towns to create and establish a sewer system.

A. C. GUSTAFSON, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 347

Amend the title to Senate File 347 by striking all of line 4.

HOUSE MESSAGES CONSIDERED

House File 34, a bill for an act to amend section six hundred five point two (605.2), Code 1946, relating to daily expense allowance for judges of the district court.

Read first and second times and referred to the sifting committee.

House File 120, a bill for an act to amend section three hundred seven point nine (307.9), Code 1946, as amended, relating to the salary of the special assistant attorney general assigned to the state highway commission.

Read first and second times and referred to the sifting committee.

House File 121, a bill for an act authorizing boards of waterworks trustees in cities of Iowa to adopt resolution placing employees under civil service and providing in such case that the civil service commission in such cities shall have charge and control of the procedure and to amend chapters three hundred sixty-five (365) and three hundred ninety-eight (398), Code 1946.

Read first and second times and referred to the sifting committee.

House File 133, a bill for an act to amend sections four hundred ten point ten (410.10) and four hundred eleven point six (411.6),

Code 1946, relating to retirement systems for policemen and firemen and benefits thereunder.

Read first and second times and referred to the sifting committee.

House File 145, a bill for an act to amend section four hundred eleven point six (411.6), Code 1946, relating to retirement systems for policemen and firemen and benefits thereunder.

Read first and second times and referred to the sifting committee.

House File 238, a bill for an act to amend section four hundred four point five (404.5), Code 1946, to raise the limitation on the power to levy annually special taxes for the fire fund.

Read first and second times and referred to the sifting committee.

House File 239, a bill for an act to amend section four hundred four point five (404.5), Code 1946, to grant the power to levy annually special taxes for city hall improvement, operation and maintenance fund in cities and towns having a population of nine thousand (9,000) or less.

Read first and second times and referred to the sifting committee.

House File 413, a bill for an act authorizing cities comprised of annexed cities or towns to create and establish a sewer system and provide for the expense thereof under the provisions of either chapter 358 or 391, Code 1946.

Read first and second times and referred to the sifting committee.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 24, 27 and 240; also, House Files 11, 12, 55, 71, 102, 295, 394 and 442.

DON RISK, Chairman Senate Committee.

GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: Senate Files 24, 27 and 240; also, House Files 11, 12, 55, 71, 102, 295, 394 and 442.

BILLS SENT TO THE GOVERNOR

Senator Risk, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 10th day of March, 1949, sent to the Governor for his approval: Senate Files 24, 27 and 240.

Don Risk, Chairman.

Passed on file.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on March 9 the Governor had signed the following bills:

Senate File 15, relating to flood control.

Senate File 18, relating to flood control.

Senate File 37, relating to the Bennett Company, Burlington, Des Moines county, Iowa.

Senate File 65, relating to the Witwer Grocer Company, Cedar Rapids, Linn county, Iowa.

Senate File 118, relating to the town council of Allerton, Wayne county, Iowa.

Senate File 375, relating to city council of Webster City, Hamilton county, Iowa.

Also, that on March 10 the Governor had signed the following bills:

Senate File 310, relating to issue of patent in Bremer county, Iowa.

Senate File 344, relating to appropriations for services rendered by members of the legislative advisory committee, state office building.

Senate File 345, relating to appropriations for services rendered by members of the interim flood control committee.

HOUSE AMENDMENT CONSIDERED

Senator Van Eaton called up for consideration Senate File 347, a bill for an act to amend sections two hundred eighty-four point two (284.2), two hundred eighty-four point three (284.3) and two hundred eighty-four point four (284.4), Code 1946, providing for the basis of computation for reimbursement of school districts for loss of taxes, amended by the House, and moved that the Senate concur in the following amendment:

Amend the title to Senate File 347 by striking all of line 4.

The Senate concurred in the House amendment.

Senator Van Eaton moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 42:

Augustine Bateson	Foster Gillespie	Maytag McCarville	Roberts Skourup
Bekman	Hart	McMurry	Van Eaton
Benson	Hattery	Mercer	Van Patten
Berg	Henningsen	Miller	Vittetoe
Byers	Hultman	Myrland	Walter
Doud	Humbert	Parker	Watson of
Dykhouse	Knudson .		Pottawattamie
Elthon	Leo	Reilly	West
Faul	Lord	Ridout	Whitehead
Fishbaugh	Lynes	Risk	

Nays: none.

Absent or not voting, 8:

Colburn	Martin	Watson of	Zastrow
Jacobson	Sharp	O'Brien	
Linnevold	Tudo r		

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

PRESENTATION OF VISITORS

Senator Mercer asked and received unanimous consent to present to the Senate twenty-six students of the St. Paul's Lutheran school of Williamsburg, Iowa county, who were present in the balcony with their principal, Mr. E. R. Kiekhaefer.

Senator Leo asked and received unanimous consent to present to the Senate a group of students from the school for the blind at Vinton who were present in the balcony with their principal, Miss Abel, and their superintendent, Mr. Carl Gernetcky.

Senator Maytag asked and received unanimous consent to present to the Senate seventeen members of the commercial law class of the Colfax high school who were present in the balcony with their instructor, Kathryn Slatkoski, and their superintendent, Charles Clark.

THIRD READING OF BILLS

On motion of Senator Hart, House File 25, a bill for an act authorizing the executive council to sell certain lands belonging to the state of Iowa situated in section twenty-eight (28), township sixty-eight (68) north, range four (4) west of the fifth principal meridian, Lee county, Iowa, was taken up, and considered.

Senator Hart moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 41:

Augustine	Foster	Maytag	Roberts
Bateson	Gillespie	McCarville	Skourup
Bekman	Hart -	McMurry	Van Eaton
Benson	Hattery	Mercer	Van Patten
Berg	Henningsen	Miller	Vittetoe
Byers	Hultman	Myrland	Walter
Doud	Humbert	Parker	Watson of
Dykhouse	Knudson	Reilly	Pottawattamie
Elthon	Leo	Ridout	West
Faul	Lord	Risk	Whitehead
Fishbaugh	Lynes		***************************************

Nays: none.

Absent or not voting, 9:

Colburn	Martin	Sharp	Watson of
Jacobson	Prentis	Tudor	O'Brien
Linnevold			Zastrow

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

On motion of Senator Maytag, Senate File 218, a bill for an act to amend section four hundred fifty point four (450.4) of the Code of 1946, by providing for reciprocal exemptions from inheritance tax upon the passing of property to societies, institu-

tions or associations organized or incorporated under the laws of other states for charitable, religious or educational purposes or to trustees for such uses in other states, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Maytag offered the following amendment and moved its adoption:

Amend section 1 of Senate File 218 by inserting after the word "state" in line 7 the following: "for charitable, educational or religious purposes, and which are not operated for pecuniary profit,".

The amendment was adopted.

Senator Maytag moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 41:

Augustine	Foster	Maytag	Roberts
Bateson	Gillespie	McCarville	Skourup
Bekman	Hart	McMurry	Van Eaton
Benson	Hattery	Mercer	Van Patten
Berg	Henningsen	Miller	Vittetoe
Byers	Hultman	Myrland	Walter '
Doud	Humbert	Parker	Watson of
Dykhouse	Knudson	Reilly	Pottawattamie
Elthon	Leo	Ridout	West
Faul	Lord	Risk	Whitehead
Fishbaugh	Lynes		
_			

Nays: none.

Absent or not voting, 9:

Colburn	Martin	Sharp	Watson of
Jacobson	Prentis	Tudor	O'Brien
Linnevold			Zastrow

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

Senator Maytag moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Miller, Senate File 200, a bill for an act to amend section forty-three point forty-two (43.42), and section forty-three point forty-four (43.44), Code 1946, relating to change of party affiliation in primary elections, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Miller moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 27:

Bateson Fishbaugh
Bekman Foster
Benson Hart
Byers Hattery
Doud Hultman
Dykhouse Humbert
Elthon Knudson

Lord
Lynes
Maytag
McMurry
Miller
Myrland
Parker

Prentis
Risk
Skourup
Vittetoe
Walter
Watson of
Pottawattamie

Nays, 12:

Augustine Faul Gillespie Henningsen McCarville Mercer

Reilly Ridout Roberts Van Eaton West Whitehead

Absent or not voting, 11:

Berg Colburn Jacobson Leo Linnevold Martin Sharp Tudor Van Patten Watson of O'Brien Zastrow

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

Senator Miller moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator McMurry, House File 168, a bill for an act to amend section four hundred forty-six point twelve (446.12), Code 1946, relating to proof of publication of tax sale notice, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator McMurry moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 40: Augustine

Bateson
Bekman
Benson
Byers
Doud
Dykhouse
Elthon
Faul
Fishbaugh

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Knudson
Leo
Lord
Lynes

Maytag McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout

Risk
Roberts
Skourup
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
Pottawattamie
Whitehead

Nays: none.

Absent or not voting, 10:

Berg Linnevold Tudor West
Colburn Martin Watson of Zastrow
Jacobson Sharp O'Brien

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

On motion of Senator Elthon, the Senate recessed until 1:30 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

SENATE CONCURRENT RESOLUTION 14 By Reilly

Whereas, both houses of the legislature see fit to open their day's work with prayer, and it is unseemly that they should work during the time in which is commemorated the passion and death of the Lord to whom they dedicate their daily efforts;

Whereas, many members will absent themselves from the legislative halls during that time to attend services in their respective churches; therefore.

Be It Resolved by the Senate, the House Concurring: That a special recess be held on Good Friday afternoon, April 15, during the hours of twelve to three o'clock, out of reverence to the passion and death of our Lord.

MESSAGE FROM THE HOUSE

The following message was received from the House:

Mr. PRESIDENT: I am directed to inform your honorable body that the House has passed the following bill in which the concurrence of the House was asked:

Senate File 392, a bill for an act providing that the superintendent of public instruction shall determine maximum tuition rate to be charged for students residing within another school district or corporation.

A. C. GUSTAFSON, Chief Clerk.

THIRD READING OF BILLS

On motion of Senator McCarville, Senate File 351, a bill for an act to repeal section four hundred twenty-two point seventy (422.70), Code 1946, relating to apportionment of revenue from the state sales tax, was taken up, and considered.

Senator McCarville moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass!" the vote was:

Ayes, 42:

Augustine Foster Roberts Maytag Gillespie Bateson McCarville Skourup Bekman Hart McMurry Van Eaton Benson Hattery Van Patten Mercer Vittetoe Berg Henningsen Miller Byers Hultman Myrland Walter Doud Humbert Parker Watson of Dykhouse Knudson Prentis Pottawattamie Elthon West Leo Reilly Faul Ridout Whitehead Lord Fishbaugh Risk Lynes

Nays: none.

Absent or not voting, 8:

Colburn Martin Watson of Zastrow
Jacobson Sharp O'Brien
Linnevold Tudor

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

On motion of Senator Maytag, Senate File 297, a bill for an act to correct the wording of section four hundred twenty-three point twenty-five (423.25), Code 1946, and to include the Illinois occupation tax in the same manner as sales and use taxes of other states as a credit on tax of property brought into this state, was taken up, and considered.

Senator Maytag offered the following amendment by Senators Maytag and Faul and moved its adoption:

Amend Senate File 297 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section four hundred twenty-three point twenty-five (423.25), Code 1946, is hereby repealed and the following enacted in lieu thereof:

"'If any person who causes tangible personal property to be brought into this state has already paid a tax in another state in respect to the sale or use of such property, or an occupation tax in respect thereto, in an amount less than the tax imposed by this title, the provisions of this title shall apply, but at a rate measured by the difference only between the rate herein fixed and the rate by which the previous tax on the sale or use, or the occupation tax, was computed. If such tax imposed and paid in such other state is equal to or more than the tax imposed by this title, then no tax shall be due in this state on such personal property."

Further amend said Senate File 297 by striking from the title all after the words "An Act" and inserting in lieu thereof the following:

"to include in the credit given on sales and use taxes imposed in this

state on tangible personal property the occupation taxes as well as sales and use taxes paid in other states in respect to such property and to revise section four hundred twenty-three point twenty-five (423.25), Code 1946."

The amendment was adopted.

Senator Maytag moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass!" the vote was:

Ayes, 41:

Augustine Risk Foster Maytag Bateson Gillespie McCarville Roberts Rekman Hart McMurry Skourup Benson Hattery Mercer Van Eaton Van Patten Berg Henningsen Miller Myrland Vittetoe Byers Hultman Walter Doud Humbert Parker Dykhouse Knudson Prentis Watson of Elthon Leo Reilly Pottawattamie Faul Lord Ridout Whitehead Fishbaugh Lynes

Nays: none.

Absent or not voting, 9:

Colburn Martin Watson of West Jacobson Sharp O'Brien Zastrow Linnevold Tudor

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

Senator Maytag moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Watson of Pottawattamie, Senate File 309, a bill for an act relating to supplies for state departments and to amend section nineteen point twenty-five (19.25), Code 1946, was taken up, and considered.

Senator Watson of Pottawattamie moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 41:

AugustineBensonDoudFaulBatesonBergDykhouseFishbaughBekmanByersElthonFoster

Gillespie Lord Hart Lynes Hattery Maytag Henningsen McCarville Hultman McMurry Humbert Mercer Knudson Miller Leo Myrland

Parker Prentis Reilly Ridout Risk Roberts Skourup

Van Patten
Vittetoe
Walter
Watson of
Pottawattamie
Whitehead

Van Eaton

Nays: none.

Absent or not voting, 9:

Colburn Martin
Jacobson Sharp
Linnevold Tudor

Watson of O'Brien West Zastrow

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

On motion of Senator Watson of Pottawattamie, Senate File 445, a bill for an act to amend section seven hundred eighty-nine point eleven (789.11), Code 1946, relating to the entry of criminal judgments, was taken up, and considered.

Senator Hart took the chair at 2:00 p.m.

Senator Watson of Pottawattamie moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 42:

Augustine Foster Bateson Gillespie Bekman Hart Benson Hattery Berg Henningsen Byers Hultman Doud Humbert Dykhouse Knudson Elthon Leo Faul Lord Fishbaugh Lynes

McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk

Maytag

Roberts
Skourup
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
Pottawattamie
West

West Whitehead

Nays: none.

Absent or not voting, 8:

Colburn Martin
Jacobson Sharp
Linnevold Tudor

Watson of O'Brien Zastrow

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

On motion of Senator Watson of Pottawattamie, Senate File 210,

a bill for an act to amend sections four hundred twenty-two point thirteen (422.13) and four hundred twenty-two point five (422.5), Code 1946, relating to income taxes and to provide for a joint return by a husband and wife, and splitting of income by a husband and wife equally for income tax purposes, was taken up, and considered.

Senator Elthon asked and received unanimous consent that action on Senate File 210 be temporarily deferred and that the bill retain its place on the calendar subject to the call of the sponsor.

On motion of Senator Lord, Senate File 146, a bill for an act to amend section four hundred twenty point two hundred ninety-seven (420.297), Code of 1946, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lord offered the following amendment and moved its adoption:

Amend Senate File 146 by striking the period (.) at the end of the title and adding the following: "relating to public utilities in special chartered cities."

The amendment was adopted.

Senator Lord moved that the bill be read a third time now, which metion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 41:

Augustine Gillespie McCarville Roberts Bateson Hart McMurry Skourup Bekman Hattery Van Eaton Mercer Benson Henningsen Miller Van Patten Byers Hultman Myrland Vittetoe Doud Parker Humbert Walter Dykhouse Knudson Prentis Watson of Elthon Leo Reilly Pottawattamie Faul Lord Ridout West Fishbaugh Lynes Whitehead Risk Foster Maytag

Nays: none.

Absent or not voting, 9:

Berg Linnevold Sharp Watson of Colburn Martin Tudor O'Brien Zastrow

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

Senator Lord moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

ADDITIONAL COPIES

Senator Doud asked and received unanimous consent to have 200 additional copies of Senate File 95 printed.

REPORT OF SIFTING COMMITTEE

MR. PRESIDENT: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the calendar:

H. F. 202	S. F. 257		H. F. 287
H. F. 201	S. F. 455		S. F. 331
H. F. 307	S. F. 117	•	
S. F. 390	S. F. 427		

LEO ELTHON, Chairman.

REPORT OF COMMITTEE

Senator Lynes submitted the following report:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 427, a bill for an act to appropriate to the state comptroller from the motor vehicle fuel tax fund, begs leave to report it has had the same under consideration and recommends the same do pess.

J. KENDALL LYNES, Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate File 40, section 5, by striking from line 6 the words "or railroad crossing thereon".

Further amend Senate File 40, section 5, by striking from line 7 the words "or railroad crossing thereon".

Further amend Senate File 40, section 6, by striking from lines 2 and 3 the words "or railroad crossing".

Further amend Senate File 40, section 6, by striking from line 5 the words "or crossing,".

Further amend Senate File 40, section 8, by striking from line 3 the words "or crossing,".

Further amend Senate File 40, section 11, by striking from line 5 the words "or crossing,".

Further amend Senate File 40, section 11, by striking from line 10 the words "or crossing,".

Further amend Senate File 40, section 6, by striking from line 7 the words "or crossing".

GEORGE FAUL

Amend Senate File 257, section 2, as follows:

- 1. Strike the word "one" in line 19 and insert the word "ten" in lieu thereof.
- 2. Strike the word "renwal" in line 19 and insert the word "renewal" in lieu thereof.
- 3. Strike the word "of" in line 20 and insert in lieu thereof the word "or".
- 4. Strike the period (.) at the end of line 21 and add the following ", but in no instance shall such additional delinquency fee be less than one hundred dollars (\$100) and not more than one thousand dollars (\$1,000)".

DEVERE WATSON.

Amend Senate File 268, by striking all of lines 4, 5, 6 and 7 of section 1 and inserting the following: "In cities or towns operating one public utility and in any city or town operating two public utilities the compensation of each trustee shall be two hundred dollars (\$200) per year and in cities or towns operating three or more public utilities the compensation of each trustee shall be three hundred dollars (\$300) per year."

JOHN P. BERG.

Amend Senate File 273 as follows: Strike all of section 7 and renumber all succeeding sections.

E. K. BEKMAN.

Amend Senate File 330, section 1, by adding immediately after the word "and" in line 5 the words "Marine Corps League".

Further amend Senate File 330, section 2, by adding immediately after the word "and" in line 5 the words "Marine Corps League".

GEORGE FAUL.

Amend Senate File 427 by striking section 5.

X. T. PRENTIS.

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Friday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MARCH 11, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend H. W. Singer, pastor of the Methodist church, Independence, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Martin for the day on request of Senator Henningsen; Senators Jacobson, Sharp and Zastrow for the day on request of Senator Elthon; Senator Watson of O'Brien for the day on request of Senator Hultman.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file: By Senator Dykhouse, from residents of Dickinson, O'Brien and Sioux counties favoring local option; also, from residents of O'Brien county opposing local option.

By Senator Faul, from members of the Des Moines branch of the American Association of University Women asking at least twenty-five per cent of the cost of public education come from the general fund; also, from members of the Iowa State Bowling Proprietors Association opposing the issuance of certain beer permits.

By Senator Parker, from residents of Plymouth county favoring local option.

By Senator Ridout, from residents of Palo Alto county opposing local option.

By Senator Risk, from residents of Buchanan county favoring local option.

By Senator Walter, from residents of Marshall county favoring the marking of highway 75 as the Blue Star Memorial Highway.

By Senator Watson of Pottawattamie, from residents of Pottawattamie county favoring legislation pertaining to the practice of pharmacy.

INTRODUCTION OF BILLS

Senate Joint Resolution 7, by committee on appropriations, a joint resolution to authorize the state board of education to continue to cooperate with the city of Ames in the construction, operation and maintenance of a joint sewage system and disposal plant for the Iowa State College and said city and to make an appropriation therefor.

Read first and second times and referred to the sifting committee.

Senate File 468, by committe on appropriations, a bill for an act to appropriate from the general fund of the state for the biennium begining July 1, 1949, and ending June 30, 1951, funds for the institutions under the control of the state board of control.

Read first and second times and referred to the sifting committee.

Senate File 469, by committee on judiciary 2, a bill for an act to repeal sections four hundred ninety-one point forty-six (491.46) and four hundred ninety-one point forty-seven (491.47), Code 1946, relating to the furnishing of stockholders' lists and the inspection of corporate records, and to enact a substitute therefor.

Read first and second times and referred to the sifting committee.

PRESENTATION OF VISITORS

Senator McMurry asked and received unanimous consent to present to the Senate nineteen pupils of the Lagrange school Cedar No. 3, Lucas county, who were present in the balcony with their instructor, Mrs. D. S. McGill.

ANNOUNCEMENT

Senator Skourup announced to the Senate that, under the provisions of Senate Concurrent Resolution 9, he had received written reports from the state fair board and the state tax commission.

THIRD READING OF BILLS

On motion of Senator Skourup, Senate File 292, a bill for an act to amend section six hundred two point five (602.5), Code 1946, relating to the number of municipal court judges in cities having more than thirty thousand and less than fifty thousand inhabitants, with report of committee recomending passage, was taken up, considered, and the report of the committee adopted.

Senator Skourup moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 40:

Augustine Gillespie McCarville Hart McMurry Bateson Bekman Hattery Mercer Henningsen Miller Benson Byers Hultman Myrland Colburn Humbert Parker Prentis Doud Leo Dykhouse Lord Reilly Elthon Lynes Ridout Faul Risk Maytag Foster

Roberts Skourup Van Eaton Van Patten Vittetoe Walter Watson of Pottawattamie West Whitehead

Navs: none.

Absent or not voting, 10:

Watson of Berg Fishbaugh Knudson Sharp O'Brien Linnevold Tudor Jacobson Martin Zastrow

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

On motion of Senator Maytag, Senate File 435, a bill for an act to amend chapter three hundred twenty-one (321), Code 1946, motor vehicles and law of road relating to school buses, was taken · up, and considered.

Senator Lynes took the chair at 10:30 a.m.

Senator Hattery moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 42:

Foster Roberts Bateson Maytag McCarville Bekman Gillespie Skourup Van Eaton Benson Hart McMurry Van Patten Berg Hattery Mercer Byers Henningsen Miller Vittetoe Myrland Walter Colburn Hultman Doud Humbert Parker Watson of Dykhouse Knudson Prentis Pottawattamie West Elthon Reilly Leo Whitehead Lord Ridout Faul Fishbaugh Lynes Risk

Nays: none.

Absent or not voting, 8:

Augustine Martin Watson of Zastrow Jacobson Sharp O'Brien Linnevold Tudor

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

Senator Hattery moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Hart, House File 432, a bill for an act to authorize the dedication of certain lands owned by the city of Keokuk, Iowa, to the United States of America for the purpose of expanding and enlarging the national cemetery in Keokuk, Iowa, was taken up, and considered.

Senator Hart moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 43:

Augustine Fishbaugh Lynes Risk Foster Maytag Roberts Bateson Bekman Gillespie McCarville Skourup Benson Hart McMurry Van Eaton Van Patten Berg Hattery Mercer Miller Vittetoe Byers Henningsen Colburn Hultman Myrland Walter Doud Humbert Parker Watson of Dykhouse Knudson Prentis Pottawattamie West Elthon Leo Reilly Whitehead Faul Lord Ridout

Nays: none.

Martin

Absent or not voting, 7:

Jacobson Sharp Watson of Zastrow Linnevold Tudor O'Brien

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

On motion of Senator Van Eaton, Senate File 306, a bill for an act to amend chapters one hundred forty-seven (147), one hundred forty-eight (148), and one hundred forty-nine (149), Code 1946, relating to the practice of podiatry in the state of Iowa; to change the name from podiatry to chiropody wherever the same appears therein; and the name of the practitioners from podiatrist to chiropodist; to strike subsection four (4) of section one hundred forty-nine point three (149.3), Code 1946; to substitute the word "four" in place of the word "three" in subsection two. (2) of section one hundred forty-nine point four (149.4), Code 1946; and providing for itinerant chiropodist; and providing for an educational program or clinic, or its equivalent, was taken up, and considered.

Senator Faul offered the following amendment by Senators Jacobson, Faul and Parker and moved its adoption:

Amend Senate File 306 by striking sections 15 and 16.

President Evans took the chair at 10:55 a.m.

The amendment was adopted.

Senator Parker moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 43:

Augustine	Fishbaugh	Lynes	Risk
Bateson	Foster	Maytag	Roberts
Bekman	Gillespie	McCarville	Skourup
Benson	Hart	McMurry	Van Eaton
Berg	Hattery	Mercer	Van Patten
Byers	Henningsen	Miller	Vittetoe
Colburn	Hultman	Myrland	Walter
Doud	Humbert	Parker	Watson of
Dykhouse	Knudson	Prentis	Pottawattamie
Elthon	Leo	Reilly	West
Faul	Lord	Ridout	Whitehead

Nays: none.

Absent or not voting, 7:

Jacobson Sharp Watson of Zastrow Linnevold Tudor O'Brien

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

On motion of Senator McMurry, Senate File 144, a bill for an act to permit licensed game breeders to sell pheasants raised by them to markets for the purpose of resale and use for food, was taken up, and considered.

Senator McMurry asked and received unanimous consent that House File 146 be substituted for Senate File 144.

On motion of Senator McMurry, House File 146, a bill for an act to permit licensed game breeders to sell pheasants raised by them to markets for the purpose of resale and use for food, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator McMurry moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 37:

Augustine Gillespie Bekman Hart Hattery Benson Hultman Berg Byers Humbert Colburn Leo Doud Lord Dykhouse Lynes Fishbaugh Maytag McCarville Foster

McMurry Mercer Myrland Parker Prentis Reilly Ridout Risk

Roberts

Skourup
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
Pottawattamie
West
Whitehead

Nays, 1: Henningsen

Absent or not voting, 12:

Bateson Elthon Faul Jacobson Knudson Linnevold Martin

Miller Sharp Tudor Watson of O'Brien Zastrow

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

BILL WITHDRAWN FROM CONSIDERATION

Senator McMurry asked and received unanimous consent that Senate File 144 be withdrawn from further consideration of the Senate.

On motion of Senator Whitehead, House File 229, a bill for an act to amend section forty-nine point fifty-six (49.56), Code 1946, relating to the cost of printing general election ballots, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Whitehead moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 43:

Augustine Bateson Bekman Benson Berg Byers Colburn Doud Dykhouse Elthon Faul Fishbaugh Foster Gillespie Hart Hattery Henningsen Hultman Humbert Knudson

Leo Lord Lynes Maytag McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Skourup Van Eaton Van Patten Vittetoe Walter Watson of Pottawattamie West

Nays: none.

Absent or not voting, 7:

Jacobson Linnevold Martin Sharp Tudor Watson of O'Brien Zastrow

Whitehead

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

On motion of Senator Berg, Senate File 268, a bill for an act to amend section three hundred ninety-seven point thirty-two (397.32), Code 1946, relating to the compensation of public utilities trustees, was taken up, and considered.

Senator Berg offered the following amendment and moved its adoption:

Amend Senate File 268, by striking all of lines 4, 5, 6 and 7 of section 1 and inserting the following: In cities or towns operating one public utility and in any city or town operating two public utilities the compensation of each trustee shall be two hundred dollars (\$200) per year and in cities or towns operating three or more public utilities the compensation of each trustee shall be three hundred dollars (\$300) per year."

The amendment was adopted.

Senator Berg moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 43:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Eithon
Faul

Fishbaugh
Foster
Gillespie
Hart
Hart
Hattery
Henningsen
Hultman
Humbert
Knudson
Leo

Lynes
Maytag
McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis

Risk
Roberts
Skourup
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
Pottawattamie
West

on Leo Reilly West
Lord Ridout Whitehead

Nays: none.

Absent or not voting, 7:

Jacobson Sharp Watson of Zastrow Linnevold Tudor O'Brien

Martin

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

Senator Berg moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Faul, House File 8, a bill for an act to amend chapter three hundred ninety-five (395), Code 1946, relating to protection from floods by cities and towns, by amending sections three hundred ninety-five point one (395.1), three hundred ninety-five point two (395.2), three hundred ninety-five point twelve (395.12), three hundred ninety-five point eighteen (395.18), and three hundred ninety-five point twenty-five (395.25), and by adding additional provisions to said chapter, was taken up, and considered.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 43:

Augustine Fishbaugh Risk Lynes Bateson Foster Maytag Roberts McCarville Bekman Gillespie Skourup Benson McMurry Van Eaton Hart Mercer Berg Hattery Van Patten Byers Henningsen Miller Vittetoe Colburn Hultman Myrland Walter Doud Humbert Parker Watson of Dykhouse **Prentis** Knudson Pottawattamie Elthon Reilly Leo Whitehead Faul Lord Ridout

Nays: none.

Absent or not voting, 7:

Jacobson Sharp Watson of Zastrow Linnevold Tudor O'Brien

Martin

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

On motion of Senator Skourup, Senate File 215, a bill for an act to amend section ninety-six point seven (96.7), Code 1946, as

amended, relating to unemployment compensation, to modify certain contribution rates to be paid by employers, and to credit interest to each employer's reserve account, was taken up, and considered.

Senator Skourup moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 42:

Augustine Foster Bekman Gillespie Benson Hart Berg Hattery Byers Henningsen Colburn Hultman Doud Humbert Dykhouse Knudson Elthon Leo Faul Lord Fishbaugh Lvnes

Maytag McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts
Skourup
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
Pottawattamie
West
Whitehead

Nays: none.

Absent or not voting, 8:

Bateson Martin
Jacobson Sharp
Linnevold Tudor

Watson of O'Brien Zastrow

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

On motion of Senator Dykhouse, House File 153, a bill for an act to amend section two hundred ninety-six point one (296.1), Code 1946, relating to indebtedness of school districts; to provide for the procuring and improving of a site for an athletic field or improving a site already owned for an athletic field, was taken up, and considered.

Senator Berg offered the following amendment:

Amend House File 153 by adding a new section as follows:

"Sec. 2. By striking the comma after the word "gymnasium" in line 5 and adding the words "school bus garage,".

Senator Berg asked and received unanimous consent to withdraw the amendment.

Senator Berg offered the following amendment and moved its adoption:

Amend House File 153 by adding a new section as follows:

Sec. 2. Section two hundred ninety-six point one (296.1), Code 1946,

is further amended by inserting after the comma after the word "gymnasium" the words "school bus garage,".

Further amend House File 153 by amending the title by inserting after the word "field" in line 4 the words ", school bus garage".

The amendment was adopted.

Senator Dykhouse moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 42:

Augustine Foster Maytag Roberts McCarville Bateson Gillespie Skourup Bekman Van Eaton Hart McMurry Benson Hattery Van Patten Mercer Vittetoe Berg Henningsen Miller **Byers** Hultman Myrland Walter Colburn Humbert Parker Watson of Doud Knudson Prentis Pottawattamie Dykhouse West Reilly Leo Elthon Lord Ridout Whitehead Faul Lynes Risk

Navs: none.

Absent or not voting, 8:

Fishbaugh Martin Watson of Zastrow Jacobson Sharp O'Brien Linnevold Tudor

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

Senator Dykhouse moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

Mr. President: I am directed to inform your honorable body that the House has passed the following bill in which the concurrence of the House was asked:

Senate File 396, a bill for an act authorizing expenditures by the state highway commission from the primary road fund.

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

Senate File 465, a bill for an act relating to the administration of the workmen's compensation law.

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

House Concurrent Resolution 13, providing for the participation on the part of the state of Iowa in interstate cooperation.

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

House Concurrent Resolution 14, memorializing Congress of the United States to enact legislation requiring the reflectorizing of the sides of railroad cars.

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

House Concurrent Resolution 15, providing for a joint session of the Fifty-third General Assembly March 15, 1949, at 9:30 a.m., and extending an invitation to Mrs. Eleanor Roosevelt to speak at said joint convention.

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

House Concurrent Resolution 16, requesting the Governor to return House File 12, providing for the distribution and expenditures of funds which may be received from the federal government on flood control projects.

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

House File 108, a bill for an act to amend section four hundred four point five (404.5), subsection nineteen (19), Code 1946, relating to public libraries.

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

House File 190, a bill for an act to amend section one hundred sixty point five (160.5), Code 1946, relating to election of commissioners in soil conservation districts.

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

House File 200, a bill for an act relating to the publication of the reports of the county treasurer.

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

House File 449, a bill for an act to amend section five hundred sixtyeight point ten (568.10), Code 1946, relating to the preservation of rights of way.

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

House File 551, a bill for an act to transfer from the general fund of the state of Iowa to the primary road fund the sum of five million dollars for the use of the primary roads.

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

House File 556, a bill for an act relating to the establishment of a military service tax credit fund.

A. C. GUSTAFSON, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 13

Whereas, in the Forty-ninth General Assembly of the state of Iowa, House Concurrent Resolution Eighteen (18) was adopted providing, among other things, for a Senate and House committee on interstate cooperation, which committee members in turn became members of the Iowa commission on interstate cooperation; and.

Whereas, under the provisions of the resolution the Speaker of the House of Representatives was and is empowered to appoint five (5) members of the House of Representatives for the House standing committee on interstate cooperation; and,

Whereas, under the provisions of the resolution the president of the Senate was and is empowered to appoint five (5) members of the Senate for the Senate standing committee on interstate cooperation;

Now, Therefore, Be It Resolved by the House of Representatives, the Senate Concurring: That the Speaker of the House of Representatives appoint five (5) members of the House to the House standing committee on interstate cooperation, designating one of the committee as chairman, and that the President of the Senate appoint five (5) members of the Senate to the Senate standing committee on interstate cooperation, designating one of the committee as chairman.

HOUSE CONCURRENT RESOLUTION 14

A concurrent resolution memorializing and requesting the Congress of the United States to take notice of the great number of grade crossing accidents and suggesting legislation requiring the reflectorizing of the sides of railroad cars so same can be more readily seen.

Whereas, official records and newspaper accounts disclose a considerable number of serious grade crossing accidents in Iowa and throughout the nation; and,

Whereas, this situation has been tragically called to our attention by the grade crossing accident on December 18, 1948, in which the wife of one of our legislators lost her life and other members of the family were seriously injured; and,

Whereas, one means of protection of grade crossings at night time appears to be the reflectorizing of the sides of railroad cars so as to make them visible during the night time by reflecting light from highway vehicle headlights; and,

Whereas, the only effective way to accomplish this end by regulation would be through legislation by the Congress of the United States; now, therefore,

Be It Resolved by the House, the Senate Concurring Therein. That the attention of Congress be called to these circumstances with the recommendation that appropriate action be taken by Congress.

Be It Further Resolved: That a copy of this resolution duly authenticated be sent to the Speaker of the House of Representatives and the President of the Senate of the United States Congress, the chairman of the interstate commerce commission and the Senators and Congressmen from Iowa.

HOUSE CONCURRENT RESOLUTION 15

Whereas, Mrs. Eleanor Roosevelt is appearing in Des Moines on Monday evening the 14th of March at the KRNT Theater; and,

Whereas, a large number of people will not be able to attend that evening; and.

Whereas, she has received world wide recognition for her service as a delegate to United Nations and for her work in other civic bodies; therefore,

Be It Resolved that she be invited to address a joint session of the House and Senate on Tuesday morning, March 15, at 9:30 a.m.

HOUSE CONCURRENT RESOLUTION 16

Whereas, House File 12 a bill for an act to amend chapter two hundred eighty-four (284), Code 1946, and providing for the distribution and expenditure of funds which may be received from the federal government as a share of federal receipts from the operation of flood control projects, has been passed by both houses of the Fifty-third General Assembly and is now in the office of the Governor for his approval or disapproval; and,

Whereas, it has been found that certain corrections should be made to said bill; now, therefore

Be It Resolved by the House, the Senate Concurring: That House File 12 be recalled from the Governor for further consideration.

HOUSE MESSAGES CONSIDERED

House File 108, a bill for an act to amend section four hundred four point five (404.5), subsection nineteen (19), Code 1946, relating to public libraries and providing for an increase in permissible tax for library purposes.

Read first and second times and referred to the sifting committee.

House File 190, a bill for an act to amend section one hundred sixty point five (160.5), Code 1946, relating to election of commissioners in soil conservation districts.

Read first and second times and referred to the sifting committee.

House File 200, a bill for an act relating to the publication of

the reports of the county treasurer and to amend section three hundred forty-nine point sixteen (349.16), Code 1946.

Read first and second times and referred to the sifting committee.

House File 449, a bill for an act to amend section five hundred sixty-eight point ten (568.10), Code 1946, relating to the preservation of rights of way in the event of sale of abandoned channel or bed of any navigable stream.

Read first and second times and referred to the sifting committee.

House File 551, a bill for an act to transfer from the general fund of the state of Iowa, to the primary road fund, the sum of five million dollars (\$5,000,000), for the use of the primary roads.

Read first and second times and referred to the sifting committee.

House File 556, a bill for an act to restore to the general fund of the state certain moneys appropriated by chapter two hundred thirty-one (231), Acts of the Fifty-second General Assembly, for the establishment of military service tax credit fund and payments to be made therefrom.

Read first and second times and referred to the sifting com-

Senator Faul asked and received unanimous consent to take up House Concurrent Resolution 16, a resolution providing that House File 12 be recalled from the Governor for further consideration, and moved its adoption.

The motion prevailed and the resolution was adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 67, 102, 212, 217, 324, 325, 347, 382, 392 and 465; also, House Files 10, 25 and 168.

Don Risk, Chairman Senate Committee. George L. Paul, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: Senate Files 67, 102, 212, 217, 324, 325, 347, 382, 392 and 465; also, House Files 10, 25 and 168.

BILLS SENT TO THE GOVERNOR

Senator Risk, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 11th day of March, 1949, sent to the Governor for his approval: Senate Files 67, 102, 212, 217, 324, 325, 347, 382, 392 and 465.

DON RISK, Chairman.

Passed on file.

REPORT OF SIFTING COMMITTEE

MR. PRESIDENT: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the calendar:

S. F. 388

H. F. 449

H. F. 392

S. F. 371

S. F. 354

LEO ELTHON, Chairman.

AMENDMENTS FILED

Amend the committee amendment to Senate File 9 as follows:

- "1. Strike section 3 of said amendment and insert the following:
- "'Sec. 3. Sections one (1) and two (2) of this act shall apply to cities acting under special charter except those having a population of less than 30,000."
 - "2. Add to said committee amendment a new section as follows:
- "'Sec. 4. Sections one (1) and two (2) of this act shall not be applicable to cities and towns having a population of less than 10,000, however, such cities shall have power and authority to use the funds received from the operation of parking meters to pay the cost of acquiring, operating, maintaining and repairing the same, and also to pay the cost of acquiring and operating other parking and traffic control devices. Any of such funds remaining thereafter may be used either to purchase, lease or otherwise acquire parking lots or other off-street parking areas for the parking of vehicles, or said remaining funds may also be used for the retirement of revenue bonds issued for the purpose

of acquiring parking lots, in the event the revenues from said parking lots is insufficient to pay the cost of retiring said bonds, or for any other lawful purpose.'

"3. Add to said committee amendment a new section as follows:

"'Sec. 5. Section four (4) of this act shall be applicable to cities acting under special charter having a population of less than 30,000."

EARL C. FISHBAUGH, JR.

Amend Senate File 100, section 1, by striking from line 5 the words "and one-half".

E. K. BEKMAN. JOHN HATTERY.

Amend the amendment to section 8, Senate File 147, filed by the committee on agriculture on February 15, 1949, as follows:

In line 4 by striking the word "approved" and substituting the words "laboratory tested."

In lines 5 and 6 by striking the words "by the department." In line 10 by striking the word "approved."

G. E. WHITEHEAD.

Amend Senate File 380 by striking from section 1, line 4, thereof the word "domiciled" and by inserting in lieu thereof the word "residing".

R. R. BATESON.

Amend Senate File 407 by striking therefrom all of subsection 3 and the first five lines of subsection 4 of section 1 and substituting in lieu thereof the following:

"(3) In lieu of the monthly pro-rata reserve provided for in subsection 1 hereof, the commissioner of insurance may require or permit any such company or association to establish its unearned premium reserve by applying the following table to the gross premiums in force, after first deducting reinsurance in companies authorized to do business in the state of Iowa and uncollected premiums written for periods subsequent to the current policy years:".

E. K. BEKMAN.

Amend Senate File 427 by adding a new section as follows:

Sec. 7. Section twenty-one point four (21.4), Code 1946, is hereby amended by striking the word "five" from line six (6) thereof and substituting in lieu thereof the word "eight".

Further amend the title to Senate File 427 by inserting after the word "sections" in line 3 the words "twenty-one point four (21.4)" and by inserting after the word "of" which precedes the words "county engineers" in line 8 the words "state officers or employees".

ALDEN L. DOUD.

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Monday, March 14, 1949.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MARCH 14, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend R. T. White, pastor of the First Methodist church, Corning, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Martin for the day on request of Senator Lynes; Senator Sharp for the day on request of Senator Van Patten.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Dykhouse, from residents of Lyon and Sioux counties favoring local option; also, from residents of Osceola and Sioux counties opposing local option.

By Senator Knudson, from members of the Cerro Gordo County Medical Society opposing any change in the present basic science law.

By Senator Lynes, from residents of Butler county favoring local option.

By Senator Maytag, from residents of Jasper county favoring local option.

By Senator McCarville, from residents of Webster county favoring legislation prohibiting discriminatory practice in employment.

By Senator Prentis, from residents of Ringgold county favoring local option.

By Senator Ridout, from residents of Kossuth and Palo Alto counties opposing local option.

By Senator Risk, from residents of Buchanan and Delaware counties favoring local option.

By Senator Whitehead, from residents of Audubon and Dallas counties favoring local option.

Senator Augustine called up the following resolution and moved its adoption:

HOUSE CONCURRENT RESOLUTION 15

Whereas, Mrs. Eleanor Roosevelt is appearing in Des Moines on Monday evening the 14th of March at the KRNT Theater; and,

Whereas, a large number of people will not be able to attend that evening; and,

Whereas, she has received world wide recognition for her service at a delegate to United Nations and for her work in other civic bodies; therefore.

Be It Resolved that she be invited to address a joint session of the House and Senate on Tuesday morning, March 15, at 9:30 a.m.

The motion prevailed and the resolution was adopted.

PRESENTATION OF VISITORS

The time having arrived under Senate Resolution 4 duly adopted, Senator Fishbaugh moved that a committee of three be appointed to escort the speaker of the morning, the Honorable Harold Keats, national commander of the Amvets, and his party to the rostrum.

The motion prevailed and President Evans appointed as such committee Senators Fishbaugh, McMurry and Risk.

President Evans presented Mr. Edgar C. Corry, Jr., of Des Moines, past national commander of the Amvets, who introduced Mr. Woodrow Stingler of Cedar Falls, state commander, who presented Mrs. Adeline Fogg, Benton Harbor, Michigan, national president of the auxiliary, and National Commander Keats.

Commander Keats addressed the Senate.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

Mr. PRESIDENT: I am directed to inform your honorable body that the House has passed the following bill in which the concurrence of the House was asked:

Senate File 39, a bill for an act to legalize the corporate acts and proceedings in connection with the requalification in Iowa of Peoples' Gas & Electric Company.

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

Senate File 244, a bill for an act to amend the law as it appears in section three hundred sixty-three point eighteen (363.18), Code 1946, relating to the powers and duties of the mayor.

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

Senate File 369, a bill for an act legalizing the renewal of the articles of incorporation of The Collis Company.

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

Senate File 374, a bill for an act to legalize and validate proceedings of the town of Winfield, Iowa, for improvements to its municipal waterworks.

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

Senate File 452, a bill for an act to legalize the corporate acts and proceedings in connection with the renewal of the corporate existence and the amended and substituted articles of incorporation of the Willow Creek Telephone Company.

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

Senate File 456, a bill for an act to legalize and validate the proceedings of the board of directors of the independent school district of Bellevue in the county of Jackson.

Also: That the House has concurred in Senate amendments to and passed House File No. 153, a bill for an act relating to indebtedness of school districts.

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

House File 323, a bill for an act to amend section one hundred fortyone point nineteen (141.19), Code 1946, relating to permits received from other states for dead bodies being shipped into the state.

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

House File 345, a bill for an act legalizing the proceedings of the city of LeMars, Iowa, regarding park bonds.

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

House File 386, a bill for an act to amend section three hundred fiftyeight point one (358.1), Code 1946, relating to the incorporation of sanitary districts.

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

House File 389, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of municipal swimming pool bonds by the city of Maquoketa, Iowa.

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

House File 479, a bill for an act to amend section two hundred fortyseven point twenty-one (247.21), Code 1946, relating to the custody of persons paroled by a court.

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

House File 540, a bill for an act to legalize and validate the acts and proceedings of the board of trustees of Windsor Heights Sanitary District.

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

House File 541, a bill for an act to legalize and validate the proceedings and issuance of bonds by Urbandale-Windsor Heights Sanitary District.

A. C. GUSTAFSON, Chief Clerk.

THIRD READING OF BILLS

On motion of Senator Faul, Senate File 9, a bill for an act to repeal section three (3) of chapter two hundred six (206), Acts of the Fifty-second General Assembly, and to enact a substitute in lieu thereof, relating to parking meter revenues and the collection and allocation thereof, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

The following committee amendment was considered:

Amend Senate File 9 by striking all after the enacting clause and substituting therefor the following:

Section 1. Section three (3) of chapter two hundred six (206), Acts of the Fifty-second General Assembly, is repealed and the following enacted in lieu thereof:

"Sec. 3. Funds derived from the operation of parking meters shall be used for the following purposes and none other, to wit:

- Payment of the cost of acquisition and installation of meters purchased.
- "2. Payment of the cost of maintenance and repair of meters, the collection of meter taxes, and the enforcement of traffic laws in the parking meter district.
- "3. Payment of the purchase and installation costs of other parking or traffic control devices installed on such portions of streets as are equipped with parking meters.
- "4. Payment of the cost of acquiring by purchase, lease or similar arrangement of parking lots or other off-street parking areas, including operation, enlargement or improvement thereof or the facilities thereof, within four-tenths of a mile of the metered portion of the streets within the meter district.
- "5. Retirement of revenue bonds issued pursuant to the provisions of

this chapter; and cities and towns may pledge such funds not required for the payment of costs under subsections one (1), two (2) and three (3) hereof to the payment of such bonds.

"Until such time as there shall have been provided adequate parking lots or other off-street parking areas in any city or town operating parking meters, all revenues derived from the operation of such parking meters or other similar devices not required for the payment of costs under subsections one (1), two (2) and three (3) hereof shall be expended for the acquisition of such facilities, provided, however, that the total expenditures for items 2 and 3 shall not exceed 25 per cent of the total meter income and provided further that such funds may be retained and accumulated for such purpose for such length of time and in such amount as may be reasonably necessary to effectuate such program of acquisition of parking lots or other off-street parking areas. No part of the street area in any parking meter district shall be set aside or used for parking purposes throughout the parking meter district, except such part of the street area in any parking meter district set aside for the vehicles used by any person, firm or corporation engaged in public passenger transportation which are required by law to pay a tax (for the use of the streets)."

Sec. 2. Any sale of automotive supplies or services other than service incidental to the mere parking of cars by the city, a lessor of the city, or by any other person, firm or corporation on any parking lot or other offstreet parking area, whether such service be paid for in full or in part in money or for any other consideration, is prohibited and any such sale shall constitute a misdemeanor and be punished as such.

Sec. 3. This section shall apply to cities acting under special charter except those having a population of less than 30,000.

Senator Fishbaugh offered the following amendment to the amendment and moved its adoption:

Amend the committee amendment to Senate File 9 as follows:

"1. Strike section 3 of said amendment and insert the following:

"'Sec. 3. Sections one (1) and two (2) of this act shall apply to cities acting under special charter except those having a population of less than 30,000.'

"2. Add to said committee amendment a new section as follows:

"'Sec. 4. Sections one (1) and two (2) of this act shall not be applicable to cities and towns having a population of less than 10,000, however, such cities shall have power and authority to use the funds received from the operation of parking meters to pay the cost of acquiring, operating, maintaining and repairing the same, and also to pay the cost of acquiring and operating other parking and traffic control devices. Any of such funds remaining thereafter may be used either to purchase, lease or otherwise acquire parking lots or other off-street parking areas for the parking of vehicles, or said remaining funds may also be used for the retirement of revenue bonds issued for the purpose of acquiring parking lots, in the event the revenue from said parking lots is insufficient to pay the cost of retiring said bonds, or for any other lawful purpose.'

- "3. Add to said committee amendment a new section as follows:
- "'Sec. 5. Section four (4) of this act shall be applicable to cities acting under special charter having a population of less than 30,000."

Senator Hattery asked unanimous consent that further action on Senate File 9 be deferred and that the bill retain its place on the calendar.

Objection was raised.

Senator Hattery moved that action on Senate File 9 be deferred and that the bill retain its place on the calendar.

The motion was lost.

Division was called for on the Fishbaugh amendment to the amendment.

The amendment to the amendment was adopted.

Senator Faul offered the following amendment to the amendment and moved its adoption:

Amend the committee amendment to Senate File 9 by adding thereto the following additional section:

"If any of the provisions of this act shall be held invalid or unconstitutional such invalidity or unconstitutionality shall not affect other provisions of this act and to these ends the provisions of this act are declared to be severable."

The amendment to the amendment was adopted.

The committee amendment as amended was adopted.

Senator Skourup offered the following amendment and moved its adoption:

Amend the title to Senate File 9 by striking the period at the end of said title and inserting in lieu thereof the following: ", prohibiting the sale of any automotive supplies or services on any off-street parking area and providing a penalty for the violation thereof and making specific revisions relative to certain cities and towns."

The amendment was adopted.

Senator Skourup moved that the bill be read a third time now. which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

AugustineBensonColburnElthonBatesonBergDoudFaulBekmanByersDykhouseFishbaugh

Foster Gillespie Hart Hattery Hultman Humbert Jacobson Knudson Leo Linnevold Lord
Lynes
Maytag
McCarville
McMurry
Mercer
Miller
Myrland
Parker

Reilly
Ridout
Risk
Roberts
Skourup
Tudor
Van Eaton
Van Patten

Prentis

Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays, 1: Henningsen

Absent or not voting, 2:

Martin

Sharp

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

Senator Skourup moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Benson, Senate File 380, a bill for an act to amend chapter three hundred twenty-eight (328), sections three hundred twenty-eight point twenty (328.20), three hundred twenty-eight point twenty-one (328.21), three hundred twenty-eight point twenty-five (328.25), and three hundred twenty-eight point thirty-five (328.35), Code 1946, relating to the registration of aircraft and the fees therefor, the reporting of transfers of ownership of aircraft, penalties for failure to register aircraft or report the transfer of ownership of aircraft and the liens and collection of such fees and penalties, was taken up, and considered.

Senator Colburn took the chair at 11:00 a.m.

Senator Bateson offered the following amendment and moved its adoption:

Amend Senate File 380 by striking from section 1, line 4, thereof the word "domiciled" and by inserting in lieu thereof the word "residing".

The amendment was adopted.

Senator Benson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Bateson Bekman Benson Berg Byers Colburn Doud Dykhouse Elthon Faul Foster Gillespie Lord Prentis Vittetoe Reilly Hart Lynes Walter Hattery Maytag Ridout Watson of McCarville O'Brien Henningsen Risk Hultman McMurry Roberts Watson of Humbert Pottawattamie Mercer Skourup Jacobson Miller Tudor West Van Eaton Knudson Myrland Whitehead Van Patten Parker Zastrow Linnevold

Nays: none.

Absent or not voting, 3:

Fishbaugh Martin Sharp

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

Senator Benson moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

HOUSE FILE 12 RECALLED FROM HOUSE

Senator Faul asked and received unanimous consent that House File 12 be recalled from the House for further consideration.

THIRD READING OF BILLS

On motion of Senator Whitehead, Senate File 147, a bill for an act relating to anti-freeze; to provide that no anti-freeze shall be sold, exposed for sale, or held with intent to sell within this state until inspected by the department of agriculture and found to comply with the provisions of this act; to provide inspection fees and distribution of the same; to provide that the department shall be authorized to make rules and regulations; to prohibit certain matters in advertising; to define terms; to provide how this act may be cited; and to provide penalties, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

The following committee amendment was considered:

Amend Senate File 147 by striking all of section 8 and substituting the following: "No advertising literature relating to any anti-freeze sold or to be sold in this state shall contain any statement that the anti-freeze advertised for sale has been approved by the department of agriculture until such anti-freeze has been inspected by the department and found to meet all the standards of the department and not to be in violation of this act. Then such statement may be contained in any

advertising literature where such brand or trademark of anti-freeze is being advertised for sale, and such statement may be used on all regular containers of such approved anti-freeze."

Senator Whitehead offered the following amendment to the amendment:

Amend the amendment to section 8 as follows:

In line 4 by striking the word "approved" and substituting the words "laboratory tested."

In lines 5 and 6 by striking the words "by the department."

In line 10 by striking the word "approved."

Senator Maytag asked and received unanimous consent that further action on Senate File 147 be deferred and that the bill retain its place on the calendar under unfinished business.

On motion of Senator Faul, House File 5, a bill for an act to amend subsections one (1) and three (3) of section one hundred sixty point four (160.4), Code 1946, relating to the membership, functions and compensation of members of the state soil conservation committee, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine Gillespie McCarville Tudor Van Eaton Bateson Hart McMurry Bekman Hattery Mercer Van Patten Benson Henningsen Miller Vittetoe Berg Hultman Myrland Walter Parker Byers Humbert Watson of Colburn Prentis Jacobson O'Brien Doud Knudson Reilly Watson of Dvkhouse Leo Ridout Pottawattamie Elthon Linnevold Risk West Faul Lord Roberts Whitehead Fishbaugh Lynes Skourup Zastrow Foster Maytag

Nays: none.

Absent or not voting, 2:

Martin

Sharp

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

President Evans took the chair at 11:45 a.m.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House returns herewith, as requested, House File 12, a bill for an act to provide for the distribution and expenditure of funds which may be received from the federal government as a share of federal receipts from the operation of flood control projects, for further consideration by the Senate.

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

House File 152, a bill for an act providing for the creation, establishment and administration of the Iowa department of public safety peace officers' retirement, accident and disability system.

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

House File 377, a bill for an act to legalize proceedings of the board of supervisors of Wayne county, Iowa, with respect to payment of a claim.

A. C. GUSTAFSON, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 152, a bill for an act to provide for the creation, establishment and administration of the Iowa department of public safety peace officers' retirement, accident and disability system; to provide a fund for payment of retirement, accident and disability benefits to members of such system and their dependents; to prescribe the conditions for eligibility to receive such benefits; to provide for contributions by the state of Iowa to such fund; and to repeal all acts and parts of acts in conflict with this act.

Read first and second times and referred to the sifting committee.

House File 323, a bill for an act to amend section one hundred forty-one point nineteen (141.19), Code 1946, relating to permits received from other states for dead bodies being shipped into the state.

Read first and second times and referred to the sifting committee.

House File 345, a bill for an act to legalize and validate the acts done and proceedings taken by the board of park commissioners of the city of LeMars, in Plymouth county, Iowa, in expending funds of said city for park purposes, in authorizing and providing for the issuance and delivery of park bonds of said board, and in

making provisions for the levy and collection of taxes to pay the principal of said bonds and the interest thereon.

Read first and second times and referred to the sifting committee.

House File 377, a bill for an act to legalize proceedings of the board of supervisors of Wayne county, Iowa, with respect to payment of a claim of Sam Engle in the sum of one hundred and eighty-two one hundredths dollars (\$100.82), arising from damage to Sam Engle's automobile in an accident with a truck owned by Wayne county, Iowa.

Read first and second times and referred to the sifting committee.

House File 386, a bill for an act to amend section three hundred fifty-eight point one (358.1), Code 1946, relating to the incorporation of sanitary districts.

Read first and second times and referred to the sifting committee.

House File 389, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of municipal swimming pool bonds by the city of Maquoketa, Iowa, and the provisions made for the levy of taxes for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said city.

Read first and second times and referred to the sifting committee.

House File 479, a bill for an act to amend section two hundred forty-seven point twenty-one (247.21), Code 1946, relating to the custody of persons paroled by a court and providing for the appointment and fixing the compensation of parole officers in counties having a population of one hundred twenty-five thousand (125,000) or more.

Read first and second times and referred to the sifting committee.

House File 540, a bill for an act to legalize and validate the acts and deeds of the board of trustees of the Urbandale-Windsor Heights sanitary district, in Polk county, Iowa, and the proceedings of said board in fixing the terms of office of said trustees.

Read first and second times and referred to the sifting committee.

House File 541, a bill for an act to legalize and validate the proceedings relating to the organization and establishment of the Urbandale-Windsor Heights sanitary district, in Polk county, Iowa,

and proceedings providing for the issuance, sale and delivery of sewer bonds by said district and for the payment of said bonds and interest thereon and declaring bonds issued pursuant to said proceedings to be valid and enforceable obligations of said sanitary district.

Read first and second times and referred to the sifting committee.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate File 396; House Files 8, 146, 229 and 432.

DON RISK, Chairman Senate Committee.
GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: Senate.File 396 and House Files 8, 146, 229 and 432.

BILL SENT TO THE GOVERNOR

Senator Risk, from the committee on enrolled bills, submitted the following report:

Mr. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 14th day of March, 1949, sent to the Governor for his approval: Senate File 396.

DON RISK, Chairman.

Passed on file.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on March 11 the Governor had signed the following bills:

Senate File 24, relating to state aid to local fairs.

Senate File 27, relating to assessment of property in benefited water districts.

Senate File 240, relating to group insurance.

1

Also, that on March 12 the Governor had signed the following bills:

Senate File 325, relating to combination corn crib. and granary for Clinton county.

Senate File 347, relating to loss of taxes of school districts.

PROOFS OF PUBLICATION

Published copy of House File 377 and verified proof of publication of said bill in the Times-Republican, Corydon, on March 10, 1949, is on file with the Secretary of the Senate.

Published copy of House File 559 and verified proof of publication of said bill in the Davenport Democrat and Leader on March 10, 1949, is on file with the Secretary of the Senate.

Published copy of House File 340, and verified proof of publication of said bill in the Des Moines Daily Record on March 12, 1949, is on file with the Secretary of the Senate.

W. J. Scarborough, Secretary of the Senate.

RECONSIDERATION OF HOUSE FILE 12

Senator Faul asked and received unanimous consent that the Senate reconsider the vote by which House File 12 passed the Senate.

Senator Faul asked and received unanimous consent that the Senate reconsider the vote by which House File 12 went to its third reading.

President Evans announced that House File 12 would be placed on the Senate calendar under unfinished business.

On motion of Senator Elthon, the Senate recessed until 2:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

ADDITIONAL COPIES

Senator Augustine asked and received unanimous consent to have 200 additional copies of Senate File 302 printed.

PRESENTATION OF VISITORS

Senator Whitehead asked and received unanimous consent to present to the Senate seventeen members of the senior class of

the Dallas Center high school who were present in the balcony with their instructor, Mrs. Donald Weir.

Senator Faul asked and received unanimous consent to present to the Senate the members of the fourth grade history class of the Norwoodville school who were present in the balcony.

THIRD READING OF BILLS

On motion of Senator Faul, Senate File 175, a bill for an act to amend section four hundred seventy-nine point ninety-eight (479.98), Code 1946, relating to the issuance of free passes by common carriers, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Faul offered the following amendment and moved its adoption:

Amend Senate File 175 by adding thereto the following:

"Sec. 2. Section four hundred seventy-nine point ninety-eight (479.98), Code 1946, is further amended by striking from line thirteen (13) the word 'council' and inserting in lieu thereof the word 'commission'."

The amendment was adopted.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine Gillespie Bateson Hart Bekman Hattery Benson Henningsen Berg Hultman Byers Humbert Jacobson Colburn Knudson Doud Dykhouse Leo Elthon Linnevold Faul Lord Fishbaugh Lynes Maytag Foster

McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Skourup

Tudor Van Eaton Van Patten Vittetoe \mathbf{Walter} Watson of O'Brien Watson of Pottawattamie West Whitehead Zastrow

Nays: none.

Absent or not voting, 2:

Martin

Sharp

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

Senator Faul moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Lord, Senate File 406, a bill for an act to amend section forty-three point one hundred fourteen (43.114), Code 1946, relating to the time for holding municipal primaries in certain special charter cities, was taken up, and considered.

Senator Lord moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Lonnevold

Maytag
McCarville
McMurry
Mercer
Miller
Myrland
Parker
Reilly
Ridout
Risk
Roberts
Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 3:

Martin

Prentis

Lynes

Sharp

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

Senator Lord moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Watson of Pottawattamie, Senate File 265, a bill for an act to amend section three hundred ninety-one point two (391.2), Code 1946, relating to street improvements, sewers, and special assessments, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Watson of Pottawattamie offered the following amendment:

Amend Senate File 265 as follows:

1. Strike all after the enacting clause and substitute in lieu thereof the following:

"Section 1. Whenever the state highway commission constructs or aids in the construction of bridges, viaducts, and grade separations on extensions of primary roads in any city or town, such city or town is hereby authorized to contract indebtedness and issue bonds in the manner provided in chapter three hundred ninety-six (396), Code 1946, for the payment of its portion of the cost of such construction including damages to abutting property owners."

2. Amend the title by striking all after the word "Act" and substituting the following:

"to authorize a city or town to issue bonds for the payment of its portion of the cost of construction of bridges, viaducts, and grade separations on primary road extensions."

3. Further amend Senate File 265 by striking all of section 2 and inserting in lieu thereof the following:

"Sec. 2. This act being deemed of immediate importance shall be in full force and effect upon and after its publication in the Nonpareil, a newspaper published at Council Bluffs, Iowa, and The Oakland Acorn, a newspaper published at Oakland, Iowa."

Senator Watson of Pottawattamie offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking all of said amendment and inserting in lieu thereof the following:

Amend Senate File 265 as follows:

1. Strike all after the enacting clause and substitute in lieu thereof the following:

"Section 1. Whenever the state highway commission constructs or aids in the construction of bridges, viaducts and grade separations on extensions of primary roads in any city or town, such city or town is hereby authorized to contract indebtedness and issue bonds in the manner provided in chapter three hundred ninety-six (396), Code 1946, for the payment of its portion of the cost of such construction including damages to abutting property owners."

"Sec. 2. This act being deemed of immediate importance shall be in full force and effect upon and after its publication in the Nonpareil, a newspaper published at Council Bluffs, Iowa, and The Oakland Acorn, a newspaper published at Oakland, Iowa."

2. Amend the title by striking all after the word "Act" and substituting the following:

"to authorize a city or town to issue bonds for the payment of its portion of the cost of construction of bridges, viaducts, and grade separations on primary road extensions."

The amendment to the amendment was adopted.

The amendment as amended was adopted.

Senator Watson of Pottawattamie moved that the bill be read

a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes. 48:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh

Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Leo
Linnevold

Lord

Lynes

Maytag

McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 2: Martin Sharp

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

Senator Watson of Pottawattamie moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Knudson, House File 202, a bill for an act to amend chapter two hundred twenty-three (223), Code 1946, relating to the title of the state institution at Woodward, was taken up, and considered.

Senator Van Patten moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48: Augustine

Bateson

Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes
Maytag

McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk

Roberts

Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 2:

Martin

Sharp

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

On motion of Senator Knudson, House File 201, a bill for an act to amend chapter two hundred twenty-three (223), Code 1946, relating to discharge of patients from the Glenwood state school and the hospital for epileptics and school for feeble-minded, was taken up, and considered.

Senator Whitehead offered the following amendment and moved its adoption:

Amend the title to House File 201 by striking all after the second word "the" in line 3 and substituting "Woodward state hospital and school."

The amendment was adopted.

Senator Whitehead moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass!" the vote was:

Ayes, 44:

Augustine Hart Bateson Hatterv Bekman Henningsen Benson Hultman Berg Humbert Byers Jacobson Knudson Colburn Dvkhou**se** Leo Elthon Linnevold Faul Lord Foster Lynes Gillespie Maytag

McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts

McCarville

Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Watson of
O'Brien
Watson of
Pottawattamie
Whitehead
Zastrow

Nays, 1:

Walter

Absent or not voting, 5:

Doud Fishbaugh Martin

Sharp

West

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

Senator Whitehead moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed. Senator Fishbaugh took the chair at 2:50 p.m.

On motion of Senator Hart, House File 307, a bill for an act authorizing the executive council of the state of Iowa to execute a right of way easement to the Sinclair Refining Company, a Maine corporation, for the installation and maintenance of a pipe line for the transportation of petroleum products on, over and through certain state lands in Lee county, Iowa, was taken up, and considered.

Senator Hart moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord

Maytag
McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts

Skourup
Tudor
Van Eaton
Van Patten
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 3:

Martin

Sharp

Lynes

Vittetoe

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

On motion of Senator Faul, Senate File 390, a bill for an act to amend section eighty-five point fifty-five (85.55), Code 1946, as amended, relating to and restricting waivers as to benefits payable from the second injury fund, was taken up, and considered.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Bateson Bekman Benson Berg Byers Colburn Doud Dykhouse Elthon Faul Fishbaugh Foster Gillespie Hart Hattery Henningsen Hultman Humbert Jacobson Knudson Leo Linnevold Lord Lynes Maytag McCarville McMurry Mercer Miller Myrland Parker Prentis

Reilly Ridout Risk Roberts Skourup Tudor Van Eaton Van Patten Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 3:

Martin

Sharp

Vittetoe

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

On motion of Senator Faul, Senate File 117, a bill for an act to amend sections four hundred forty-three point six (443.6), four hundred forty-three point seven (443.7) four hundred forty-three point eight (443.8), and four hundred forty-three point eleven (443.11), Code 1946, relating to assessing and listing for taxation omitted property, by the assessors, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord

Maytag
McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts

Skourup
Tudor
Van Eaton
Van Patten
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Zastrow

Nays: none.

Absent or not voting, 3:

Martin

Sharp

Lynes

Vittetoe

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

On motion of Senator Prentis, Senate File 427, a bill for an act

to repeal section seventy-nine point nine (79.9), Code 1946, and to enact a substitute therefor; and to amend sections three hundred nine point twenty (309.20), three hundred thirty-one point twenty-two (331.22), three hundred thirty-seven point eleven (337.11), three hundred forty point fourteen (340.14) and three hundred forty point nineteen (340.19), all of Code 1946, relating to the mileage allowance of county engineers, boards of supervisors, sheriffs, county superintendents of schools and coroners, was taken up, and considered.

Senator Prentis offered the following amendment and moved its adoption:

Amend Senate File 427 by striking section 5.

The amendment was adopted.

Senator Doud offered the following amendment and moved its adoption:

Amend Senate File 427 by adding a new section as follows:

Sec. 7. Section twenty-one point four (21.4), Code 1946, is hereby amended by striking the word "five" from line six (6) thereof and substituting in lieu thereof the word "eight".

Further amend the title to Senate File 427 by inserting after the word "sections" in line 3 the words "twenty-one point four (21.4)" and by inserting after the word "of" which precedes the words "county engineers" in line 8 the words "state officers or employees".

The amendment was adopted.

Senator Watson of Pottawattamie offered the following amendment and moved its adoption:

Amend Senate File 427 by adding a new section as follows:

"Amend section three hundred thirty-seven point eleven (337.11), Code 1946, by striking from line twelve (12) of subsection ten (10) the semi-colon (;) and inserting in lieu thereof a comma (,)."

The amendment was adopted.

Senator Prentis offered the following amendment and moved its adoption:

Amend the title to Senate File 427 by striking all after the semi-colon (;) in line 2 and inserting in lieu thereof the following: "and to amend sections twenty-one point four (21.4), three hundred nine point twenty (309.20), three hundred thirty-one point twenty-two (331.22), three hundred thirty-seven point eleven (337.11) and three hundred forty point nineteen (340.19), Code 1946, relating to the mileage allowance of state officers or employees, county engineers, boards of supervisors, sheriffs and coroners."

The amendment was adopted.

Senator Prentis moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Gillespie Maytag Skourup Bateson McCarville Hart Tudor Bekman Hattery McMurry Van Eaton Benson Henningsen Van Patten Mercer Berg Hultman Miller Walter Byers Humbert Myrland Watson of Colburn Jacobson Parker O'Brien Doud Knudson Prentis Watson of Dykhouse Reilly Pottawattamie Leo Elthon Linnevold Ridout West Faul Lord Risk Whitehead Fishbaugh Lynes Roberts Zastrow Foster

oster

Nays: none.

Absent or not voting, 3:

Martin

Sharp

Vittetoe

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

SENATE JOINT RESOLUTION 8

Senate Joint Resolution 8 was printed and withdrawn from consideration of the Senate.

REPORT OF SIFTING COMMITTEE

Mr. PRESIDENT: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the calendar:

SIFTING COMMITTEE CALENDAR

H. F. 427 S. F. 343 S. F. 330 H. F. 551 S. F. 402

LEGALIZING ACT CALENDAR

H. H. 345 H. F. 389 H. F. 541 H. F. 377 H. F. 540

LEO ELTHON, Chairman.

BILL ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bill to committee:

H. F. 551 Appropriations.

AMENDMENTS FILED

Amend Senate File 147 by striking all of section 8 and substituting in lieu thereof the following:

"Sec. 8. No advertising literature relating to any antifreeze sold or to be sold in this state shall contain any statement that the anti-freeze advertised for sale has met the requirements of the department of agriculture until such anti-freeze has been given the laboratory test and inspection of the department, and found to meet all the standard requirements and not to be in violation of this act. Then such statement may be contained in any advertising literature where such brand or trademark of anti-freeze is being advertised for sale, and such statement may be used on all regular containers of such anti-freeze."

R. R. BATESON.

Amend Senate File 147 by adding a new section as follows: "Sec. 13. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Advocate-Republican, a newspaper published at Audubon, Iowa, and The Guthrie Center Times, a newspaper published at Guthrie Center, Iowa."

G. E. WHITEHEAD.

Amend Senate File 210 by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Amend section four hundred twenty-two point twelve (422.12) of the 1946 Code of Iowa by striking the word 'ten' from subsection one (1) and substituting in lieu thereof the word 'fifteen'; by striking the word 'twenty' from line two (2) of subsection two (2) and substituting in lieu thereof the word 'thirty'; by striking the words 'five dollars' from line four (4) of subsection three (3) and substituting in lieu thereof the words 'seven dollars fifty cents'; by striking the words 'five dollars' from line three (3) of subsection four (4) and substituting in lieu thereof the words 'seven dollars fifty cents'; by striking the words 'three hundred' from line seven (7) of subsection four (4) and substituting in lieu thereof the words 'four hundred fifty'.

"Sec. 2. Amend section four hundred twenty-two point thirteen (422.13) of the 1946 Code of Iowa by striking the words 'one thousand' from line three (3) of subsection one (1) and substituting in lieu thereof the words 'one thousand two hundred fifty'; by striking the words 'fifteen hundred' from line six (6) of subsection one (1) and substituting in lieu thereof the words 'two thousand'; by striking the words 'fifteen hundred' from line two (2) of subsection two (2) and substituting in lieu thereof 'two thousand'.

"Sec. 3. Amend section four hundred twenty-two point thirteen (422.13) of the 1946 Code of Iowa by striking the

words 'three thousand' from line two (2) of subsection four (4) and substituting in lieu thereof the words 'three thousand five hundred'."

ARTHUR H. JACOBSON.

Amend the title to Senate File 210 by striking all after the word "Act" and inserting in lieu thereof the following:

"to amend sections four hundred twenty-two point twelve (422.12) and four hundred twenty-two point thirteen (422.13), Code 1946, relating to income taxes and providing for change in amounts to be deducted from the tax after the same has been computed and providing for a change of the net or gross income required before a return must be filed."

ARTHUR H. JACOBSON.

Amend Senate File 257 by adding immediately after section 2 the following new sections:

- "Sec. 3. Any corporation organized under the laws of this state which, prior to January 1, 1949, issued capital stock for property without complying with section four hundred ninety-two point six (492.6), Code 1946, and obtaining approval pursuant to section four hundred ninety-two point seven (492.7), Code 1946, may, within ninety (90) days after the effective date of this act, make application for the approval of the issuance of such stock.
- "Sec. 4. Any corporation organized under the laws of this state which prior to January 1, 1949, failed to comply with the provisions of section four hundred ninety-two point nine (492.9), Code 1946, but which subsequently did, in the first annual corporation report filed by such corporation following such failure, correctly report the amount of its capital stock issued, may, within ninety (90) days after the effective date of this act, file with the secretary of state of Iowa a certificate as to unreported issues; and such certificates shall have the same force and effect as certificates filed within the time required by the provisions of said section four hundred ninety-two point nine (492.9), Code 1946.
- "Sec. 5. Nothing in this act contained shall affect or be construed as affecting pending litigation.
- "Sec. 6. If any of the provisions of this act shall be held invalid or unconstitutional such invalidity or unconstitutionality shall not affect other provisions of this act and to these ends the provisions of this act are declared to be severable."

Further amend Senate File 257 by renumbering the succeeding section.

Further amend Senate File 257 by correcting the title by striking all after the word "relating" and inserting in lieu thereof the following: "to corporations for pecuniary profit, the capital stock of corporations for pecuniary profit, relating to the renewal of articles of incorporation of corporations for pecuniary profit and to amend sections four hundred ninety-one point twenty-five (491.25), four hundred ninety-one point twenty-eight (491.28), four hundred ninety-two point six (492.6) and four hundred ninety-two point nine (492.9), Code 1946, and to legalize certain issues of capital stock of corporations for pecuniary profit upon compliance with the provisions of this act."

RALPH E. BENSON. GEORGE FAUL.

Amend Senate File 388, section 1, line 9, by striking the period (.) and quotation mark (") and adding the following: ", but not in excess of the amount provided in section eighty-five point twenty-seven (85.27)."

HERMAN B. LORD.

Amend Senate File 417 by striking from section 1 all of subsection 12 and substituting in lieu thereof the following: The pro rata cost of transportation shall be based upon the actual cost for all the children transported in all school buses. It shall include one-seventh (1/7) of the original net cost of the bus and such other items as shall be determined and approved by the superintendent of public instruction but no part of the capital outlay cost for school buses and transportation equipment for which the school district is reimbursed from state funds or that portion of the cost of the operation of any school bus used in transporting pupils to and from extra curricular activities shall be included in determining said pro rata cost. In any district where, because of unusual conditions, the cost of transportation is in excess of the actual operating cost of the bus route used to furnish transportation to non-resident pupils, the board of the local district may charge a cost equal to the cost of other schools supplying such service to that area, upon receiving approval of the state director of school transportation.

ALDEN L. DOUD.

Amend Senate File 417, section 4, subsection 8, line 45, by striking the comma (,) and the words "and private automobiles".

ALDEN L. DOUD.

Amend Senate File 417, section 5, by striking all after the period (.) in line 22 and substituting in lieu thereof the following: "Said seals shall be mounted on the lower right hand corner of the windshield."

ALDEN L. DOUD.

Amend Senate File 417, section 8, by striking in line 7 the word "of" following the word "accident" and inserting the words "resulting in".

ALDEN L. DOUD.

Amend Senate File 455 by striking all after the enacting clause and substituting in lieu thereof the following:

Section 1. Section one (1) of chapter one hundred sixty-seven (167), Laws of the Fifty-second General Assembly, is hereby amended by striking the words "that part" in lines one (1) and two (2) of said section and substituting in lieu thereof the word "one-half" and by striking the words "lying within the boundaries of the state of Iowa" in lines three (3) and four (4) of said section.

- Sec. 2. Section two (2) of chapter one hundred sixty-seven (167), Laws of the Fifty-second General Assembly, is hereby amended by striking from lines seven (7) and eight (8) of said section the following: "that portion of the bridge being within such adjoining state" and substituting in lieu thereof "the remaining one-half of said bridge and approaches" and by striking all of lines ten (10) and eleven (11) of said section and substituting in lieu thereof "and all approaches."
- Sec. 3. Section three (3) of chapter one hundred sixty-seven (167), Laws of the Fifty-second General Assembly, is hereby amended by striking from lines three (3) and four (4) of said section the following: "within the state of Iowa".

ARTHUR H. JACOBSON.

Amend House File 12, section 1, by striking from lines 1 and 2 the words "chapter two hundred eighty-four (284), Code 1946, is amended by adding thereto the following:".

Further amend House File 12, section 2, by striking from line 11 the word "expanded" and by inserting in lieu thereof the word "expended".

Further amend House File 12 by striking from lines 1 and 2 of the title the words "amend chapter two hundred eighty-four (284), Code 1946, and providing" and by inserting in lieu thereof the word "provide".

GEORGE FAUL.

On motion of Senator Faul, the Senate adjourned until 10:00 a.m., Tuesday.

JOURNAL OF THE SENATE

SENATE CHAMBER;
DES MOINES, IOWA, MARCH 15, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend M. Gonzales, pastor of the Methodist church, Mystic, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Mercer for the morning on request of Senator Berg; Senator Martin for the day on request of Senator Lynes.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Berg, from residents of Black Hawk county opposing local option.

By Senator Foster, from residents of Henry county favoring local option.

By Senator McMurry, from residents of Lucas county favoring legislation pertaining to the regulation of sales.

By Senator Skourup, from residents of Louisa county opposing legislation establishing a bounty on raccoons.

By Senator Van Patten, from residents of Warren county favoring revision of the basic science law.

INTRODUCTION OF BILL

Senate Joint Resolution 9, by committee on judiciary 1, a joint resolution creating a special committee to investigate the number of judicial districts in the state of Iowa, their size, the requirements of judicial personnel and to recommend a revision of the size and number of said districts and the judicial personnel needed, and providing for the payment of the expenses of said committee.

Read first and second times and referred to the sifting committee.

UNFINISHED BUSINESS

On motion of Senator Faul, House File 12, a bill for an act to amend chapter two hundred eighty-four (284), Code 1946, and providing for the distribution and expenditure of funds which may be received from the federal government as a share of federal receipts from the operation of flood control projects, was taken up for further consideration.

Senator Faul offered the following amendment and moved its adoption:

Amend House File 12, section 1, by striking from lines 1 and 2 the words "chapter two hundred eighty-four (284), Code 1946, is amended by adding thereto the following:".

Further amend House File 12, section 2, by striking from line 11 the word "expanded" and by inserting in lieu thereof the word "expended".

Further amend House File 12 by striking from lines 1 and 2 of the title the words "amend chapter two hundred eighty-four (284), Code 1946, and providing" and by inserting in lieu thereof the word "provide".

The amendment was adopted.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Gillespie Augustine Bateson Hart Bekman Hatterv Benson Henningsen Berg Hultman Humbert Byers Colburn Jacobson Doud Knudson Dykhouse Leo Elthon Linnevold Faul Lord Fishbaugh Lynes Foster Maytag

McCarville
McMurry
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp
Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 2:

Martin

Mercer

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

On motion of Senator Whitehead, Senate File 147, a bill for an act relating to anti-freeze; to provide that no anti-freeze shall be sold, exposed for sale, or held with intent to sell within this state

until inspected by the department of agriculture and found to comply with the provisions of this act; to provide inspection fees and distribution of the same; to provide that the department shall be authorized to make rules and regulations; to prohibit certain matters in advertising; to define terms; to provide how this act may be cited; and to provide penalties, was taken up for further consideration.

Senator Bateson offered the following amendment and moved its adoption:

Amend Senate File 147 by striking all of section 8 and substituting in lieu thereof the following:

"Sec. 8. No advertising literature relating to any anti-freeze sold or to be sold in this state shall contain any statement that the anti-freeze advertised for sale has met the requirements of the department of agriculture until such anti-freeze has been given the laboratory test and inspection of the department, and found to meet all the standard requirements and not to be in violation of this act. Then such statement may be contained in any advertising literature where such brand or trademark of anti-freeze is being advertised for sale, and such statement may be used on all regular containers of such anti-freeze."

The amendment was adopted.

Senator Foster asked and received unanimous consent to withdraw the committee amendment found on page 374 of the Senate Journal.

Senator Whitehead asked and received unanimous consent to withdraw the amendment to the committee amendment filed by him and found on pages 647 and 657 of the Senate Journal.

Senator Myrland offered the following amendment and moved its adoption:

Amend Senate File 147, line 12 of section 4, by striking the word "calendar".

Also amend line 12 of section 4 by striking the word "in" and inserting after the word "year" the following: "beginning on the first day of May and ending on the thirtieth day of April next following for".

The amendment was adopted.

Senator Whitehead offered the following amendment and moved its adoption:

Amend Senate File 147 by adding a new section as follows:

"Sec. 13. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Advocate-Republican, a newspaper published at Audubon, Iowa, and The Guthrie Center Times, a newspaper published at Guthrie Center, Iowa."

The amendment was adopted.

Senator Whitehead moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord

McCarville
McMurry
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp
Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 2:

Martin

Mercer

Lynes

Maytag

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

PRESENTATION OF VISITORS

Senator Lynes asked and received unanimous consent to present to the Senate fifty members of the Parkersburg junior high school who were present in the balcony with their instructor, Mr. Clyde Gabriel.

Senator Prentis asked and received unanimous consent to present to the Senate the members of the junior and senior classes of the Garden Grove high school who were present in the balcony with their sponsor, Mr. Sims.

ON HIS BIRTHDAY SKOUPER SKOURUP WINS HIS POINT

The Senate took cognizance of the fact that Tuesday, March 15, was Senator Skourup's fifty-seventh birthday and christened him with a new name. Senator Jacobson called attention to the occasion and asked that it be properly observed. Senator Jacobson yielded to Senator Bateson who nominated Senator Skourup for the title of Senator "Unfinished Business." Senator Faul seconded the move

and stated that henceforth he should be known as Skouper Unfinished Business Skourup.

President Evans summoned Senator Skourup to the rostrum and turned the gavel over to him, the hour being 10:30 a.m.

THIRD READING OF BILLS

On motion of Senator Berg, Senate File 257, a bill for an act relating to the renewal of articles of incorporation of corporations for pecuniary profit and to amend sections four hundred ninety-one point twenty-five (491.25) and four hundred ninety-one point twenty-eight (491.28), Code 1946, was taken up, and considered.

Senator Faul asked and received unanimous consent to withdraw the amendment filed by Senators Faul and Benson and found on page 673 of the Senate Journal.

Senator Berg offered the following amendment and moved its adoption:

Amend Senate File 257 by striking section 3.

The amendment was adopted.

Senator Berg asked and received unanimous consent to withdraw the amendment filed by him and found on page 298 of the Senate Journal.

Senator Watson of Pottawattamie offered the following amendment:

Amend Senate File 257, section 2, as follows:

- 1. Strike the word "one" in line 19 and insert the word "ten" in lieu thereof.
- 2. Strike the word "renwal" in line 19 and insert the word "renewal" in lieu thereof.
- 3. Strike the word "of" in line 20 and insert in lieu thereof the word "or".
- 4. Strike the period (.) at the end of line 21 and add the following ", but in no instance shall such additional delinquency fee be less than one hundred dollars (\$100) and not more than one thousand dollars (\$1,000)".

Senator Watson of Pottawattamie asked and received unanimous consent to withdraw sections 2 and 3 of the amendment.

Senator Lord offered the following amendment to the amendment and moved its adoption:

Amend by striking from lines 10 and 11 the words and figures "one

hundred dollars (\$100)" and inserting in lieu thereof the words and figures "fifty dollars (\$50)."

The amendment to the amendment was lost.

On motion of Senator Watson of Pottawattamie the balance of the amendment was adopted.

Senator Berg moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 44:

Augustine	Gillespie	Mille
Bateson	Hart	Myr
Bekman	Henningsen	Parl
Benson	Hultman	Prer
Berg	Humbert	Reil
Byers	Jacobson	Rido
Colburn	Knudson	Risk
Doud	Linnevold	Robe
Dykhouse	Lynes	Shar
Elthon	Maytag	Sko
Faul	McCarville	Tude
Foster	McMurry	2 44

Van Eaton er Van Patten land ker Vittetoe ntis Walter Watson of IJУ O'Brien out Watson of **Pottawattamie** erts West rp urup Whitehead Zastrow or

Nays, 1:

Lord

Absent or not voting, 5:

Fishbaugh	Leo	Martin	Mercer
Hattery			

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

Senator Berg moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Jacobson, Senate File 455, a bill for an act to amend chapter one hundred sixty-seven (167), Laws of the Fifty-second General Assembly, relating to interstate bridges across the Mississippi river, was taken up, and considered.

Senator Jacobson asked and received unanimous consent that Senate File 467 be substituted for Senate File 455, and that Senate File 455 be withdrawn from further consideration of the Senate.

On motion of Senator Jacobson, Senate File 467, a bill for an act to amend chapter one hundred sixty-seven (167), Acts of the

Fifty-second General Assembly, relating to interstate bridges across the Mississippi river, was taken up, and considered.

Senator Jacobson offered the following amendment and moved its adoption:

Amend Senate File 467 by adding thereto the following section:

"Sec. 4. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in The Allamakee Journal, a newspaper published at Lansing, Iowa, and in the Waukon Republican and Standard, a newspaper published at Waukon, Iowa."

The amendment was adopted.

Senator Jacobson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes
Maytag

McCarville
McMurry
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp
Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Zastrow

Nays: none.

Absent or not voting, 3:

Hattery

Martin

Mercer

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

Senator Jacobson moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Faul, House File 287, a bill for an act to amend sections seventy-seven point eight (77.8) and seventy-seven point ten (77.10), Code 1946, relating to notaries public, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

President Evans took the chair at 11:20 a.m.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 46:

Augustine Foster Maytag Skourup McCarville Bateson Gillespie Tudor Van Eaton Van Patten McMurry Benson Hart Bekman Henningsen Miller Berg Hultman Myrland Vittetoe Byers Humbert Parker Walter Colburn Jacobson Prentis Watson of Knudson O'Brien Doud Reilly Watson of Dykhouse Ridout Elthon Linnevold Risk Pottawattamie Roberts Whitehead Faul Lord Fishbaugh Lynes Sharp Zastrow

Navs: none.

Absent or not voting, 4:

Hattery Martin Mercer West

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

On motion of Senator Fishbaugh, Senate File 331, a bill for an act to credit federal aid payments to state or territorial homes for the support of disabled soldiers and sailors of the United States under Public Law 531 to the support fund of the Iowa soldiers home, located in Marshalltown, Iowa, was taken up, and considered.

Senator Fishbaugh moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 46:

Foster Augustine Maytag Skourup McCarville Gillespie Tudor Bateson Van Eaton Van Patten Bekman Hart McMurry Henningsen Miller Benson Berg Hultman Myrland Vittetoe Byers Humbert Parker Walter Jacobson Prentis Colburn Watson of Knudson Reilly O'Brien Doud Dykhouse Ridout Leo Watson of Risk Elthon Linnevold Pottawattamie Lord Roberts Faul Whitehead Fishbaugh Lynes Sharp Zastrow

Nays: none.

Absent or not voting, 4:

Hatterv

Martin

Mercer

West

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

On motion of Senator Lord, Senate File 388, a bill for an act to amend section five (5) of chapter seventy-one (71), of the Laws of the Fifty-second General Assembly, relating to occupational disease compensation, and providing for furnishing of reasonable medical service to employees who are not disabled, was taken up, and considered.

Senator Lord offered the following amendment and moved its adoption:

Amend Senate File 388, section 1, line 9, by striking the period (.) and quotation mark (") and adding the following: ", but not in excess of the amount provided in section eighty-five point twenty-seven (85.27)."

The amendment was adopted.

Senator Lord moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 46:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul

Hart
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes

Foster

Gillespie

Maytag McCarville McMurry Miller Myrland Parker Prentis Reilly Ridout

Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
Whitehead

Nays: none.

Fishbaugh

Absent or not voting, 4:

Hatterv

Martin

Mercer

Risk

Roberts

Sharp

West

Zastrow

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

On motion of Senator Watson of Pottawattamie, Senate File 371, a bill for an act to amend section six hundred five point eleven (605.11), Code 1946, relating to shorthand reporter's fee for transcription of official notes, with report of committee recommending

passage, was taken up, considered, and the report of the committee adopted.

Senator Watson of Pottawattamie moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 46:

Maytag Augustine Foster Skourup McCarville Bateson Gillespie Tudor Van Eaton Van Patten Bekman Hart McMurry Benson Henningsen Miller Berg Hultman Myrland Vittetoe Parker Walter Byers Humbert Colburn Jacobson Prentis Watson of Doud Knudson O'Brien Reilly Dvkhouse Leo Ridout Watson of Elthon Linnevold Risk **Pottawattamie** Faul Lord Roberts Whitehead Zastrow Fishbaugh Lynes Sharp

Nays: none.

Absent or not voting, 4:

Hattery Martin Mercer West

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

On motion of Senator Sharp, House File 449, a bill for an act to amend section five hundred sixty-eight point ten (568.10), Code 1946, relating to the preservation of rights of way in the event of sale of abandoned channel or bed of any navigable stream, was taken up, and considered.

Senator Sharp moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 46:

Augustine Foster Bateson Gillespie Bekman Hart Benson Henningsen Berg Hultman Humbert Byers Colburn Jacobson Knudson Doud Dykhouse Leo Linnevold Elthon Lord Faul Fishbaugh Lynes

Maytag
McCarville
McMurry
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp

Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
Whitehead
Zastrow

· Nays: none.

Absent or not voting, 4:

Hattery Martin Mercer

West

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

MESSAGE FROM THE HOUSE

The following message was received from the House:

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

House File 29, a bill for an act relating to the fees allowed for securing employment in certain instances.

A. C. Gustafson, Chief Clerk.

HOUSE MESSAGE CONSIDERED

House File 29, a bill for an act to amend section ninety-four point six (94.6), Code 1946, relating to the fees allowed for securing employment in certain instances.

Read first and second times and referred to the sifting committee.

On motion of Senator Elthon, the Senate recessed until 1:45 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

PRESENTATION OF VISITORS

Senator Roberts asked and received unanimous consent to present to the Senate twenty-three members of the seventh and eighth grade classes of the Chicago district school of Marion county who were present in the balcony with their instructor, Sister Mary Serena.

COMMITTEE FROM THE HOUSE

A committee from the House appeared and announced that the House was ready to receive the Senate in joint convention.

The Senate proceeded to the House under the direction of the sergeant-at-arms.

JOINT CONVENTION

In accordance with Senate Concurrent Resolution 12, duly adopted, the joint convention was called to order, Kenneth A. Evans, President of the Senate, presiding.

Armstrong of Black Hawk moved that a committee of six be appointed to notify the Pioneer Lawmakers that the joint convention was ready to receive them.

Motion prevailed and President Evans appointed as such committee Armstrong of Black Hawk, Clark of Appanoose, Hanna of Adams and Welch of Harrison on the part of the House and Senators Van Eaton and Hultman on the part of the Senate.

The committee previously appointed escorted the Pioneer Lawmakers to the House chamber.

Music was furnished by the music department of Drake University.

President Evans presented to the joint convention Justice H. J. Mantz, president of the Pioneer Lawmakers.

Justice Mantz introduced to the joint convention Senator Fred Maytag and Representative A. H. Avery.

Senator Maytag, on behalf of the Senate, welcomed the Pioneer Lawmakers and made the following remarks:

Mr. President and Members of the Pioneer Lawmakers Association:

It is indeed an honor, as the baby of the Senate, to have the privilege of welcoming the Iowa Pioneer Lawmakers on behalf of the Senate of the Fifty-third General Assembly. It gives me particular pleasure to do so because of the fact that my grandfather was a member of this body forty years ago, and served with some of you who are today the recipients of our affection and esteem. Our meeting thus bridges the gap of three generations of Iowa lawmakers, and in so doing carries us back, for this fleeting moment, over nearly half the life span of Iowa's statehood.

We who have put aside for an hour the many tasks of a busy session of the legislature in order that we may honor you, our elder statesmen, look forward in our daily tasks to the future of this great state. It is appropriate that on this occasion we should look back with you and examine the great heritage which you have given us.

Iowa was richly endowed by nature with fertile land and favorable climate, but it took the sturdy pioneers who came here in search of a new home to convert those natural resources to useful purpose. We are grateful to them for having first tilled our soil, built our cities and

towns, and established our industries, all of which have helped to make this the prosperous state that it is.

Even more, however, we are grateful to the early pioneers for having bred and reared such men as you, who continued to build upon the foundations of our constitution the good government which we now enjoy and which it is our duty and privilege to perpetuate.

It is said that every generation inevitably believes that the younger generation is going to the "dogs". I wonder what thoughts must be going through your minds, as you, with the greater wisdom and mellowness of your elder statesmanship, sit on the sidelines and observe our efforts to carry on the functions of our government in the tradition which you have established. Do you regard us as rambunctious young upstarts? My grandfather sometimes felt that way about me. Or do you see in us the same qualities that you had when you were here? My grandfather was considered sort of rambunctious in his day, if we can believe the campaign literature put out by his political opponents.

Let us hope that as you watch us in our labors you can view our petty bickerings and our follies with a smile of amusement, our failures with tolerant understanding, and our successes with a nod of approval.

Whatever may be your attitude, we are happy to have you in our midst. Iowa is rich, indeed, to have such as you among our elder statesmen. With high regard for the service which you have rendered to the state, appreciation for the heritage you have passed on to us, and with the earnest hope that we may carry on in the fine tradition which you have established, I welcome you to this joint convention in the name of the Senate.

Representative Avery, on behalf of the House, welcomed the Pioneer Lawmakers and offered the following remarks:

MR. CHAIRMAN, PIONEER LAWMAKERS, MEMBERS OF THE JOINT SESSION, LADIES AND GENTLEMEN:

About half an hour ago, my clerk passed this slip of paper over to me and said "Do you know that you are to make an address of welcome this afternoon?" I said "No." She said, "There is the paper." I said, "Bygum, I am going to fulfill the duty. I am strong for Pioneers, whether they are lawmakers or otherwise."

The Pioneer Lawmakers of Iowa have set a pace that we, of the present General Assembly here, would do well to follow. I recall back in 1916 when W. L. Harding of Sioux City made a campaign for Governor on a platform of "Mud Roads and the King Drag," and he had Jim Pierce of the Iowa Homestead backing him up; and they won that election on mud roads and the King drag in 1916.

And I recall later on we had a proposition that stirred the state from one end to the other, and that was to vote bonds to the tune of one hundred million dollars to build primary roads. The Supreme Court held it unconstitutional. They did not vote them. But we went ahead on the basis of that which you had planned, but never dreamed of the fulfillment probably; we built primary roads in Iowa.

And the other day the House passed a bill appropriating fifty million

dollars a year out of current revenues to build roads in Iowa. Some progress! Some progress!

I thank you Pioneers for the privilege of welcoming you on this occasion. I have always had a warm place in my heart for Pioneers and I now have an especially warm place in my heart for the Pioneer Lawmakers of Iowa. Thank you.

Justice Mantz, on behalf of the Pioneer Lawmakers, acknowledged the welcoming remarks by Senator Maytag and Representative Avery.

Justice Mantz introduced to the joint convention the Honorable Ray O. Garber, former Representative from Adair county, who delivered the following address:

It has been twenty-five years since I have attempted to talk in this chamber. I perhaps am somewhat removed from the problems confronting you; so the story is applicable of the fellow who wandered into the club car on a train and said, "Is there a lawyer in the car?" No one answered, and he went out. After a while he came back in and evidently he was slightly intoxicated. He said, "Is there a doctor in the car?" No one answered, and he went out. Finally, he came back for the third time and before he could say anything a gentleman, who had been sitting in the corner of the car, stepped up and said, "I have noticed that you have been asking for a lawyer and a doctor. I am a Presbyterian minister. Could I do anything for you?" The fellow looked at him and said, "Hell, no. I am looking for a corkscrew. I don't think you could do anything."

I think that applies to Judge Mantz' asking me to come here and talk to this Assembly, and I feel the association has done you an injustice to schedule me for an address, for I feel that no group is as much entitled to have one who speaks here think carefully and prepare that which he presents to you, because, after all, it is through you that there is reflected the hopes and aims of the men and women of Iowa.

The Pioneer Lawmakers Association, however, deems it a distinct privilege to be invited to attend and take part in a joint session of the Fifty-third General Assembly. A little more than two years ago, we celebrated the one hundredth year of statehood. In December of 1846, President Polk signed the bill admitting Iowa into the Union as the twenty-ninth state. At that time less than 100,000 people lived within our borders. In 1846 Iowa was a great undeveloped state and the citizens of that day could hardly venture a guess relative to the progress that would be made during the first century of statehood. They were, however, deeply concerned as to the future and great credit is due the state officials and members of early Iowa legislatures, and judges of the supreme and district courts, for the enactment and interpretation of laws that established the course, which, through a full century of progress, has made this the greatest state in the Union.

The members of the early sessions of the General Assembly, following the admission of Iowa into the Union, were, as are the men and women of this session, of high intelligence and open minds. They were charged with framing the legislation for this great state.

The Pioneer Lawmakers Association was organized in 1886 by a group of members of early legislatures, state officials, judges and congressmen. It is met today for the thirtieth session, and each session since the founding has been an enjoyable reunion and the session this morning at the state historical building will long be remembered.

It was my great privilege to serve as a member of the General Assembly in the Thirty-ninth, Fortieth and Fortieth Extra, or code revision, sessions. It was delightful today to mingle again and visit with a number of men with whom I served in 1921, 1923 and 1924, and after the morning meeting of the association recessed. I was convinced that it was an organization of friendship and for the upbuilding of our great state with a wish and desire for peace and good-will among men. The members of the association have full understanding of the American idea and ideals. Its basic tenet is that man is made in God's image, endowed by his Creator with inalienable rights among which are the rights to life, liberty and to pursue happiness. They understand that the colonists were actuated in their coming to America by two primary ideals. One, the right in freedom of conscience to worship their Creator in accordance with the dictates of their conscience; and the other, to pursue happiness with freedom to earn their bread as they would; the right to aspire; the right without regimentation or undue regulation to be self-respecting, self-sufficient sons of God. These people , faced a wilderness and land almost untouched but from their own energies applied to nature's bounties they progressed and gained security. The ruling classes of the old world still sought to levy taxes upon them without right to be heard as to their imposition. Although compromise and understanding was sought, it was in war that the declared liberties of these peoples were won.

A period intervened—ringing in the ears of the patriots were those immortal words, "Eternal vigilance is the price of liberty." Yet, defensive measures lagged. The serious minded people of that day believed that "In union there is strength." The weakness of the federation immediately became apparent, and seven years after hostilities ceased, a constitutional form of government for the several states was erected. Some of the citizens yet retained the thought of the ultimate sovereignty of the separate state, yet broader minds, realizing the universality of the concept of freedom, and realizing the force and power necessary to its preservation, sought to protect and preserve the Union of the states as the true guardian of our liberties. Through sixty years of almost unceasing debate the issue was ever present and finally that issue took the aggregated form of secession and with it came the Civil War, and at enormous cost the Union of States survived.

Up to that time a nation had existed—half slave and half free. Man in his racial pride had, in a portion of our country, denied to great numbers of our people, because of color alone, the thought of their common brotherhood—had denied to them the liberties and the freedom which were conceived to be the privileges of the white man and refused

them the independent rights as said in the Declaration to come from the Creator.

Beyond the graves of Bunker Hill, Valley Forge and of Yorktown, that progress to universal freedom might be made, it became necessary that there should be thousands upon thousands of graves at Bull Run, Gettysburg and Richmond.

In a meeting such as this we must look back to that other day and time, if we are to understand the America which is ours today, for in all the pages of modern warfare there is no warfare yet described where men of equal mentality, of equal education and of equal bravery met on a field of battle nor fought so long nor made such equal sacrifices.

War leaves its aftermath. There may be surrender but unless the spirit of reconstruction, while fair and firm, be a spirit as well of charity and one without malice, the feeling of suspicion and hate will yet survive—and so it was with America after the Civil War.

In 1917 and 1918 came the true test of our nation's greatness. The true proof that the assuaging hand of time had overcome the red-hot tempers that had survived Appomattox was that the first great American army, raised by selective service, came from the north, the south, the east and the west to protect and preserve the American ideal. Not on the shores of its own land but to protect the American ideal against the challenging forces of the old world which sought again to enslave Europe and of necessity constituted a threat of enslavement to America. The men of that Army fought a good fight and fought it to victory.

We won the war, but for those things for which Americans fought and died, we lost a peace. The dragon's teeth of another conflict were taken from the councils of Versailles to the far-flung corners of the earth and there implanted in the hearts of ambitious men and desperate people. They grew, ripening into spheres of influence, and step by step came the invasion of Manchuria, the occupation of Ethiopia; the Sudetanland and invasion of Czechoslovakia, of Poland, of Denmark, of Norway, the lowlands and France, until the first phase of the World War was dwarfed in the blood and ruthlessness and fury with which man marched against his fellowmen.

All of the world's progress in the communication of intelligence and transportation, and in the improvement of the basic gifts of nature, were turned not to the improvement of the world, nor to the improvement of the state of man, but to man's destruction and his enslavement.

The counsel of certain groups and individuals went unheeded—a counsel which sought to advise the American people that there were people on the face of the earth so desperate that they were meat upon which their false Caesars might feed; that America, if she were to preserve the peace of the world, must make the sacrifice which would make her strong enough to be determinative, should she be drawn into the conflict, or, better still, that she be strong enough to prevent the first steps toward the total involvement of the world in war. But these counsels went unheeded. There were men, who, observing the audience given to the pacifists, observing the small minority of youth taking Oxford

oaths and combating the ideas of service, were concerned for the protection of America and her ideals.

Pearl Harbor was a rude awakening against the dissipation of our energies and social dreams and isolationist fancies. Notwithstanding the courage evidenced at Bataan and Corregidor there should always survive in the minds of Americans the humiliation and disgrace which are to be found in the words, "Too little and too late."

I have never believed that the American principles of the American form and system of government, the God-given principles, on which our government was erected and established to preserve, are for Americans alone, but I do say that of all the governments of the world ours is the only national government which is devoted to the establishment and preservation of the liberties of all mankind. A government which has demonstrated itself sufficiently universal to accept and absorb peoples from all lands, a nation broad enough to house the places of worship of those of every religion. A land big enough to receive and accord its rights and privileges of citizenship to the peoples of every color. A land protecting and preserving the rights of conscience and permitting freedom of speech to its every citizen. A land where any or all may freely assemble. A land which affords to every man the economic opportunity to be free from want and which affords him a strength and unity, which renders him free from fear.

For the most part the people of Iowa have been outstanding examples of the feeling which should exist throughout America and throughout the world. They have worked in the works of peace and, while expressions of intolerance at times arise, those expressions are minority expressions and, in the end and as a result of common sacrifice, reason can and does prevail. America promises for the world the last best hope of earth.

The soldiers of the second phase of the World War, which ended in 1945, fought for the same things that the soldiers in 1917 and 1918 fought for, and those who are veterans of the war of 1917-18 are comrades with the soldiers of the second phase of the world's modern struggle. The soldiers of World War II fought on step by step, and no step without its cost, to the victory that could not be denied, and we can today well charge ourselves with the thought that we must be unceasing in our efforts to preserve the ideals for which they fought.

The Fifty-second and Fifty-third General Assemblies of Iowa have, by enactment, provided for a bonus for the Iowa men and women who served in World War II. The grateful people of Iowa, by a vote of five to one, approved the payment of the bonus to assist those men and women to rehabilitate and restore themselves to normal life. To preserve the things for which they fought, we in Iowa must uphold the representatives of this nation, who speak for us in the councils of the United Nations. Peace will not come if, while giving lip service to the American idea, we deny it in our hearts and in our conduct. Understanding will not exist abroad if it does not exist among Americans at home. We must be ready in peace to extend our hands to all people without thought of selfishness or greed or hate. We must see to it that through

a concert of nations the sacrifice of the honored dead of all wars, which have established the American idea and the American ideal, shall not have been in vain. We must pledge to ourselves that the war which ended in 1945 is in truth and in fact the last world war—but, come what may, America, in the face of the ambitions of man and of people, shall never be weak again.

The Pioneer Lawmakers Association extends to all the present state officials and the members of this, the Fifty-third General Assembly, its sincere greetings. We have great confidence that your work during this session will not only bring credit to the membership, but will render great service to all the people of this great state.

The minutes of the joint convention were read and approved.

Weichman of Benton moved that the joint convention be now dissolved, which motion prevailed.

The Senate returned to the Senate chamber and resumed regular session.

THIRD READING OF BILLS

On motion of Senator Roberts, House File 193, a bill for an act to make permanent a certain temporary transfer of funds of Monroe county, Iowa, made by authority of the state comptroller, was taken up, and considered.

Senator Roberts offered the following amendment and moved its adoption:

Amend House File 193 by striking all of section 2 and inserting in lieu thereof the following:

"Sec. 2. This act, being deemed of immediate importance, shall take effect and be in full force from and after its passage and publication in the Lovilia Press, a newspaper published at Lovilia, Iowa, and in the Monroe County News, a newspaper published at Albia, Iowa, both of said publications to be without expense to the state of Iowa.

The amendment was adopted.

Senator Roberts moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Doud Augustine Hart Leo Bateson Dykhouse Hattery Linnevold Bekman Elthon Henningsen Lord Benson Faul Hultman Lynes Fishbaugh Humbert Berg Maytag McCarville Byers Foster Jacobson Knudson Colburn Gillespie McMurry

Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp Skourup Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West Whitehead Zastrow

Nays: none.

Absent or not voting, 1:

Martin

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

On motion of Senator Roberts, House File 194, a bill for an act to legalize a boundary change between Knoxville independent school district and Fee rural independent school district in Marion county, Iowa, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

The following committee amendment was considered:

Amend House File 194 by adding to section 2 thereof the following: "Such publication shall be without expense to the state."

The committee amendment was adopted.

Senator Roberts moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord

Lvnes

Maytag

McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp

Skourup
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 2:

Martin Tudor

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

On motion of Senator Byers, House File 370, a bill for an act to legalize the corporate acts and proceedings in connection with the renewal of the corporate existence and the adoption of the renewal and substituted articles of incorporation of the Tyler and Downing Company and to provide for the renewal of the charter of the said Tyler and Downing Company, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Byers moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine	Gillespie	McCarville	Skourup
Bateson	Hart	McMurry	Van Eaton
Bekman	Hattery	Mercer	Van Patten
Benson	Henningsen	Miller	Vittetoe
Berg	Hultman	Myrland	Walter
Byers	Humbert	Parker	Watson of
Colburn	Jacobson	Prentis	O'Brien
Doud	Knudson	Reilly	Watson of
Dykhouse	Leo	Ridout	Pottawattamie
Elthon	Linnevold	Risk	West
Faul	Lord	Roberts	Whitehead
Fishbaugh	Lynes	Sharp	Zastrow
Foster	Maytag		

Nays: none.

Absent or not voting, 2:

Martin

Tudor

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

Senator Faul asked and received unanimous consent that the rules be suspended and that the following bills be taken up for consideration:

THIRD READING OF BILLS

On motion of Senator Parker, House File 345, a bill for an act to legalize and validate the acts done and proceedings taken by the board of park commissioners of the city of LeMars, in Plymouth county, Iowa, in expending funds of said city for park purposes, in authorizing and providing for the issuance and delivery of park bonds of said board, and in making provisions for the levy and collection of taxes to pay the principal of said bonds and the interest thereon, was taken up, and considered.

Senator Bateson took the chair at 3:30 p.m.

Senator Parker moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes
Maytag

McCarville
McMurry
Mercer
Miller
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp

Skourup
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 2:

Martin

Tudor

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

On motion of Senator McMurry, House File 377, a bill for an act to legalize proceedings of the board of supervisors of Wayne county, Iowa, with respect to payment of a claim of Sam Engle in the sum of one hundred and eighty-two one hundredths dollars (\$100.82), arising from damage to Sam Engle's automobile in an accident with a truck owned by Wayne county, Iowa, was taken up, and considered.

Senator McMurry moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine
Bateson
Bekman
Benson
Berg
Berg
Byers
Colburn
Doud
Dykhouse
Elthon

Faul
Fishbaugh
Foster
Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson

Kmudson Leo Linnevold Lord Lynes Maytag McCarville McMurry

Mercer

Miller

Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp Skourup Van Eaton Van Patten Vittetoe Walter

Watson of O'Brien

Watson of Pottawattamie Zastrow West

Whitehead

Nays: none.

Absent or not voting, 2:

Martin

Tudor

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

On motion of Senator Faul, House File 540, a bill for an act to legalize and validate the acts and deeds of the board of trustees of the Urbandale-Windsor Heights sanitary district, in Polk county, Iowa, and the proceedings of said board in fixing the terms of office of said trustees, was taken up, and considered.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

McCarville

McMurry

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine Bateson Bekman Benson Berg Byers Colburn Doud Dykhouse Elthon Faul Fishbaugh Foster

Gillespie Hart Hattery Henningsen Hultman Humbert Jacobson Knudson Leo Linnevold

Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Lord Roberts Lynes Sharp Maytag

Skourup Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of **Pottawattamie** West Whitehead Zatrow

Nays: none.

Absent or not voting, 2:

Martin

Tudor

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

On motion of Senator Faul, House File 541, a bill for an act to legalize and validate the proceedings relating to the organization and establishment of the Urbandale-Windsor Heights sanitary district, in Polk county, Iowa, and proceedings providing for the issuance, sale and delivery of sewer bonds by said district and for the payment of said bonds and interest thereon and declaring bonds issued pursuant to said proceedings to be valid and enforceable obligations of said sanitary district, was taken up, and considered.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine	Gillespie	McCarville	Skourup
Bateson	Hart	McMurry	Van Eaton
Bekman	Hattery	Mercer	Van Patten
Benson	Henningsen	Miller	Vittetoe
Berg	Hultman	Myrland	Walter
Byers	Humbert	Parker	Watson of
Colburn	Jacobson	Prentis	O'Brien
Doud	Knudson	Reilly	Watson of
Dykhouse	Leo	Ridout	Pottawattamie
Elthon	Linnevold	Risk	West
Faul	Lord	Roberts	Whitehead
Fishbaugh	Lynes	Sharp	Zastrow
Foster	Maytag	-	

Nays: none.

Absent or not voting, 2:

Martin

Tudor

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

COMMUNICATION

The following communication was received from the state appeal board:

OFFICE STATE COMPTROLLER

March 14, 1949.

To the Secretary of the Senate and

Chief Clerk of the House of Representatives:

With the consent of the claims committee we are submitting a claim of the Central States Mutual Insurance Association of Mount Pleasant, Iowa, for \$700.89, as per notation.

No. Name of Claimant and Amount of Amount Approved Nature of Claim Claim by Board

Without Recommendation

RAY E. JOHNSON, Chairman, State Appeal Board.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 39, 244, 369, 374 and 452.

DON RISK, Chairman Senate Committee.
GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: Senate Files 39, 244, 369, 374 and 452.

BILLS SENT TO THE GOVERNOR

Senator Risk, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 15th day of March, 1949, sent to the Governor for his approval: Senate Files 39, 244, 369, 374 and 452.

DON RISK, Chairman.

Passed on file.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on March 14 the Governor had signed the following bills:

Senate File 67, relating to the Kellerton Mutual Telephone Company.

Senate File 212, relating to group insurance.

Senate File 217, relating to Strand Baking Company of Marshalltown.

Senate File 324, relating to Low Moor Farmers Mutual Telephone Company.

Senate File 382, relating to proceedings taken by the town council of Milo, Iowa.

Senate File 392, relating to tuition rates of students.

Senate File 465, relating to workmen's compensation law.

REPORT OF SIFTING COMMITTEE

MR. PRESIDENT: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the calendar:

H. F. 426	H. F. 413	H. F. 145
H. F. 522	S. F. 131	S. F. 372
H. F. 523	S. F. 321	H. F. 281
S.J.R. 7	S. F. 106	H. F. 152
S. F. 391	H. F. 133	
H. F. 7	S. F. 400	

LEO ELTHON, Chairman.

BILLS ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bills to committee:

H. F. 426 Appropriations.

H. F. 522 Appropriations.

H. F. 523 Appropriations.

REPORTS OF COMMITTEE

Senator Lynes submitted the following report:

MR. PRESIDENT: Your committee on appropriations to which was referred Senate File 348, a bill for an act to amend chapter 227, Code 1946, relating to transferees from state hospitals for the insane to county or private institutions for the insane and to provide state aid for the support of such patients, begs leave to report it has had the same under consideration and recommends the same do pass.

J. KENDALL LYNES, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 522, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1949, and ending June 30, 1951, to the board of control for support, maintenance, repairs, replacements or alterations of institutions under said board of control, begs leave to report it has had the same under consideration and recommends the same do pass.

J. KENDALL LYNES, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 523, a bill for an act to appropriate from the general

fund of the state funds for the institutions under the control of the state board of control, begs leave to report it has had the same under consideration and recommends the same **do pass**.

J. KENDALL LYNES, Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate File 258 by striking section 3

JOHN P. BERG.

Amend Senate File 283, section 3, by changing the semi-colon (;) at the end of line 11 to a period (.) and striking the remainder of said section.

Further amend Senate File 283 by striking section 5.
Further amend Senate File 283 by striking section 6
and inserting in lieu thereof the following: "Sec. 6. Section
one hundred fifty-four point six (154.6), Code 1946, is hereby
amended by striking therefrom the following sentence starting
in line twenty-one (21) thereof: 'Non-members shall be admitted
to said annual educational program or clinic upon payment of
their pro rata share of the cost.' and inserting in lieu thereof
the following: 'Each non-member shall be admitted to said annual
educational program or clinic upon payment of a sum equal to
that assessed against each member of the association to defray
the cost of said annual meetings, exclusive of the social
functions thereof.'"

Further amend Senate File 283, section 12, by changing the period (.) after the word "court" in line 40 to a comma (,) and adding the following: "as an equitable action, and subject to rules of civil procedure as to further appeal."

Further amend Senate File 283, section 12, by striking the word "do" in line 39 and inserting in lieu thereof the word "de".

EARL C. FISHBAUGH, JR. FRED MAYTAG.

Amend the Faul and Skourup amendment to Senate File 354 by striking from line 38 of section 2 the word "prescribe" and by inserting in lieu thereof the words "be prescribed for".

GEORGE FAUL:

Amend House File 108, section 1, by striking from line 5 the words "and one-half".

GEORGE FAUL.

Amend House File 152 as follows: Amend section 1, subsection 2,

to read as follows:

"'Peace officer' or 'peace officers' shall mean all members of the divisions of highway safety and uniformed force, criminal investigation and bureau of identification and fire protection in the department of public safety, except clerical workers, who have passed a satisfactory physical and mental examination and have been duly appointed as members of the state department of public safety in accordance with the provisions of section eighty point fifteen (80.15), Code 1946."

Further amend section 1, subsection 6, to read as follows:

"'Membership service' shall mean service as a peace officer in the division of highway safety and uniformed forces or the division of criminal investigation and bureau of identification or the division of fire protection in the department of public safety rendered since last becoming a member, or, where membership is regained as provided in this act, all of such service."

Further amend section 3, subsection 1, to read as follows:

"All members of the division of highway safety and uniformed force, the division of criminal investigation and bureau of identification, and the division of fire protection in the department of public safety, excepting the members of the clerical force, who are employed by the state of Iowa when this act becomes effective, and all persons thereafter employed as a member of such divisions in the department of public safety, except the members of the clerical force, shall be members of this system. Such members shall not be required to make contributions under any other pension or retirement system of the state of Iowa, anything to the contrary notwithstanding."

Further amend section 4, lines 8 to 18, both inclusive, to read as follows:

"Any member of the system who has been employed continuously prior to the passage of this act in the division of highway safety and uniformed force, the division of criminal investigation and bureau of identification, or the division of fire protection in the department of public safety, or as a member of the Iowa highway safety patrol, or as a peace officer or a member of the uniformed force in any department or division whose functions were transferred to, merged, or consolidated in the department of public safety at the time such department was created, shall receive credit for such service in determining retirement and disability benefits provided for in this act."

Further amend section 6, subsection 7, paragraph "c", to read as follows:

"The commissioner of public safety may, subject to approval of the medical board, assign any former member of the division of highway safety and uniformed force, the division of criminal investigation and bureau of identification, or the division of fire protection who is retired and drawing a pension for disability under the provisions of this act, to the performance of light duties in such division."

Further amend section 6, subsection 10, to read as follows:

"Return of accumulated contributions. Should a member cease to be a peace officer in the division of highway safety and uniformed force, the division of criminal investigation and bureau of identification, or the division of fire protection in the department of public safety except by death or retirement, he shall be paid on demand the amount of his accumulated contributions standing to the credit of his individual account in the annuity savings fund."

GEORGE FAUL

On motion of Senator Elthon, the Senate adjourned until 11:00 a.m., Wednesday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MARCH 16, 1949.

The Senate met in regular session, Senator Byers presiding.

Prayer was offered by Reverend William Muier, pastor of the United Presbyterian church, Pitzer, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Martin for the day on request of Senator Lynes.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Bateson, from residents of Hamilton and Wright counties opposing local option.

By Senator Bekman, from residents of Wapello county favoring local option; also, opposing any change in the basic science law.

By Senator Benson, from residents of Greene county favoring local option.

By Senator Colburn, from members of the Business and Professional Women's Club of Harlan, Shelby county, favoring proposed legislation pertaining to libraries, nursing practice, aid to dependent children, schools and appropriation for the board of education and the state board of control.

By Senator Dykhouse, from residents of Osceola and Sioux counties opposing local option.

By Senator Hattery, from residents of Story county favoring proposed gambling regulations.

By Senator McCarville, from members of the Young Women's Christian Association of Fort Dodge, Webster county, favoring legislation prohibiting discriminatory practice in employment.

By Senator McMurry, from residents of Lucas county favoring revision in the law regulating billiard halls and bowling alleys.

By Senator Miller, from residents of Buena Vista and Pocahontas counties opposing local option.

By Senator Parker, from employees of the Crawford county highway commission favoring a retirement system for certain public employees; also, from residents of Cherokee county favoring local option.

By Senator Prentis, from residents of Ringgold county favoring local option.

By Senator Ridout, from residents of Emmet and Palo Alto counties opposing local option.

By Senator Roberts, from residents of Marion county favoring the repeal of the basic science law.

By Senator Vittetoe, from employees of the Poweshiek county highway commission favoring a retirement system for certain public employees; also, from residents of Poweshiek county favoring local option.

INTRODUCTION OF BILLS

Senate File 470, by committee on appropriations, a bill for an act to appropriate from the general fund of the state of Iowa for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, a fund for the office of the board of control.

Read first and second times and referred to the sifting committee.

Senate File 471, by committee on appropriations, a bill for an act to appropriate from the general fund of the state of Iowa for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, a fund for the board of control institutional state roads.

Read first and second times and referred to the sifting committee.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

Mr. President: I am directed to inform your honorable body that the House has indefinitely postponed the following bill in which the concurrence of the House was asked:

Senate File 153, a bill for an act to make it permissible for counties to work on certain state roads.

Also: That the House has indefinitely postponed the following bill in which the concurrence of the House was asked:

Senate File 154, a bill for an act relating to use of stock from the state forest nursery for forestation and water conservation.

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

House File 224, a bill for an act to amend chapter one hundred fifty-two (152), Acts of the Fifty-second General Assembly, providing for the use of state funds to supplement funds of school districts.

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

House File 419, a bill for an act to amend section four hundred twentysix point one (426.1), Code 1946, relating to the appropriation for agricultural land tax credit.

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

House File 555, a bill for an act to appropriate funds from the primary fund to the industrial commissioner.

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

House Concurrent Resolution 17, providing for a joint session of the Fifty-third General Assembly on March 24, 1949, to which will be invited Mr. E. O. Osborn, composer of the poem entitled "Iowa's Flag," and others who collaborated therein.

A. C. Gustafson, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 224, a bill for an act to amend chapter one hundred fifty-two (152), Acts of the Fifty-second General Assembly, providing for the use of state funds to supplement funds of school districts and for the assistance of public school districts of the state in financing their activities under the title of general school aid and to make an appropriation for state aid provided for in this act.

Read first and second times and referred to committee on appropriations.

House File 419, a bill for an act to amend section four hundred twenty-six point one (426.1), Code 1946, relating to the appropriation for agricultural land tax credit.

Read first and second times and referred to the committee on appropriations.

House File 555, a bill for an act to appropriate funds from the primary road fund to the industrial commissioner for payment of workmen's compensation claims of employees of the state highway commission.

Read first and second times and referred to the sifting committee.

HOUSE CONCURRENT RESOLUTION 17

Whereas, on various occasions in the past, Mr. E. O. Osborn, a druggist of Knoxville, Iowa, has been invited to recite poetry, composed by himself; and,

Whereas, said Mr. E. O. Osborn has composed a poem entitled, "Iowa's Flag"; and,

Whereas, the Mary Marion Chapter of the Daughters of the American Revolution sponsored a state-wide contest to choose suitable music for said poem; and,

Whereas, the music composed by Esther May Clark of Oskaloosa was chosen as the most suitable; and,

Whereas, said words and music have now been copyrighted as Iowa's Flag Song; and,

Whereas, Mrs. Dixie Cornell-Gebhardt of Knoxville was the original designer of Iowa's Flag; and,

Whereas, due to a life long friendship of the said Mr. Osborn and Governor Beardsley;

Now Therefore, Be It Resolved by the House, the Senate Concurring: That the said E. O. Osborn, Governor William S. Beardsley, Mrs. Dixie Cornell Gebhardt and Esther May Clark be invited to appear before a joint session of the legislature in the House chamber at 2:30 p.m. on March 24, 1949, at which time arrangements shall be made for the rendering of this song.

PRESENTATION OF VISITORS

Senator Hattery asked and received unanimous consent to present to the Senate fourteen members of the eighth grade class of the Jordan school of Boone county who were present in the balcony with their instructor, Mrs. Wyatt.

Senator Lynes asked unanimous consent that the rules be suspended and that the Senate take up for consideration the appropriation bills now on the calendar.

Objection was raised.

Senator Lynes asked unanimous consent that the rules be suspended and that the Senate take up for consideration on Thursday morning, March 17, the appropriation bills now on the calendar.

Objection was raised.

Senator Lynes moved that Senate Joint Resolution 7, House Files 427, 522 and 523 be placed at the head of the calendar and taken up for consideration on Thursday morning, March 17.

Senator Fishbaugh moved as a substitute motion that action on all general appropriation bills, including those for schools, the board of control, the board of education, and state departments, be deferred until all are on the calendar; that such bills then be considered individually by the committee of the whole Senate, before final action is taken on any of said bills by the Senate itself.

Senator Lynes moved the previous question on his motion and the substitute motion, which motion prevailed.

Division was called for.

The substitute motion was lost.

The motion by Senator Lynes was adopted.

SPECIAL ANNOUNCEMENT

Senator Knudson arose on a point of personal privilege and extended to the members of the Senate, the members of the House and to representatives of the press an invitation to attend the annual Governor's Day celebration to be held at Clear Lake, Iowa, on August 5, 6 and 7, 1949.

Senator Knudson also presented to the Senate the Honorable W. H. Ward, mayor of Clear Lake, A. W. Schultz, president of the Clear Lake Chamber of Commerce, Dr. H. H. Jennings, commodore of the Clear Lake Yacht Club, James Gilruth, chairman of the Governor's Day committee, and Mrs. Gilruth, his former secretary, who were present in the balcony.

On motion of Senator Elthon, the Senate recessed until 1:30 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

PRESENTATION OF VISITORS

Senator Benson asked and received unanimous consent to present to the Senate twenty-two members of the eighth grade clsas of the Rippey school who were present in the balcony with their instructor, Mrs. Mabel Osborn.

Senator Faul asked and received unanimous consent to present to the Senate thirty-seven members of the Douglas school who were present in the balcony with their instructor, Marie Braniff.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate File 456 and House Files 5, 153, 202 and 307.

DON RISK, Chairman Senate Committee. GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: Senate File 456 and House Files 5, 153, 202 and 307.

THIRD READING OF BILLS

On motion of Senator Faul, Senate File 354, a bill for an act to amend chapter two hundred one (201) of the Acts of the Fifty-second General Assembly, relating to the authorization of cities and towns, including special charter cities, to establish rules and fees for the storage, collection and disposal of garbage and other rubbish in sanitary districts, levying a tax in addition thereto, and create a lien upon the real estate served, for unpaid fees, was taken up, and considered.

Senator Skourup asked and received unanimous consent to withdraw the amendments to Senate File 354 filed by him and found on page 413 of the Senate Journal.

Senator Faul offered the following amendment by Senators Faul and Skourup:

Amend Senate File 354 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Chapter two hundred one (201), Acts of the Fifty-second General Assembly, is repealed.

"Sec. 2. Subsection two (2) of section three hundred sixty-eight point

pose.

nine (368.9), Code 1946, is repealed and the following enacted in lieu thereof:

"2. Sanitary Districts. Sanitary districts for the storage, collection and disposal of garbage, rubbish or any other waste material that may become dangerous to the public health or detrimental to the best interests of the community. They may by ordinance provide rules necessary to accomplish the purposes herein described, which ordinance may include a fee payable in advance not in excess of six dollars (\$6) per annum for each twenty (20) gallon receptacle used for the storage of such material. Any person failing to comply with the provisions of any ordinance providing for the creation of sanitary districts, as provided by this act, by disposing of garbage in any such manner as to create a public nuisance, or to endanger the public health, shall be guilty of a misdemeanor and upon conviction shall be subject to a fine of not more than one hundred dollars (\$100) or imprisonment in the county jail for a period of not to exceed thirty (30) days, or both such penalties as herein prescribed. Any person electing to dispose of garbage, rubbish or other waste material otherwise than by deposit in receptacles as provided by ordinance shall dispose of his garbage, rubbish or other waste material in such manner as may by ordinance be provided, subject to the penalties herein provided for failure to comply with such ordinance. In any case where the boundaries of any sanitary district, organized under the provisions of this section, are not co-extensive with the boundaries of the city or town, the council shall also have the power by ordinance to prescribe rules and regulations for the disposal of garbage and other waste material in the territory within the boundary of the city not included in such sanitary district and the same penalty shall prescribe a violation of provisions of any such order as for violation within the sanitary district. "Sec. 3. Subsection sixteen (16) of section four hundred four point

"Whenever the fee system of paying the cost of the collection and disposal of garbage, rubbish, or other waste material authorized by subsection two (2) of section three hundred sixty-eight point nine (368.9), Code 1946, is adopted by any city or town then not more than one-half the levies provided by subsection sixteen (16) of section four hundred four point five (404.5), Code 1946, may be levied or used for such pur-

five (404.5), Code 1946, is amended by adding thereto the following:

Senator Faul offered the following amendment to the amendment and moved its adoption:

Amend the Faul and Skourup amendment to Senate File 354 by striking from line 38 of section 2 the word "prescribe" and by inserting in lieu thereof the words "be prescribed for".

The amendment to the amendment was adopted.

On motion of Senator Faul the amendment as amended was adopted.

Senator Faul offered the following amendment and moved its adoption:

Amend the title to Senate File 354 by striking all after the word "to" in line 1 and inserting in lieu thereof the following: "repeal chapter two hundred one (201), Acts of the Fifty-second General Assembly, and to repeal subsection two (2) of section three hundred sixty-eight point nine (368.9), Code 1946, and to enact a substitute therefor relating to the powers of cities and towns to create sanitary districts for the storage, collection, and disposal of garbage, rubbish or other waste material dangerous to the public health or detrimental to the community; to establish rules, fees and charges for the same; to provide a penalty for the violation of any ordinance relating thereto; and to amend subsection sixteen (16) of section four hundred four point five (404.5), Code 1946, relating to the tax that may be levied in addition thereto."

The amendment was adopted.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster
Gillespie

Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Leo
Linnevold
Lord
Lynes
Maytag
McCarville

McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Zastrow

Nays: none.

Absent or not voting, 3:

Bateson

Knudson

Martin

Skourup

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

On motion of Senator Lord, Senate File 343, a bill for an act to amend chapter one hundred nine (109), relating to the taking of mussels, was taken up, and considered.

Senator Lord moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Augustine Bateson Bekman Benson Berg Byers Colburn Doud Dykhouse Eithon Faul Fishbaugh Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold

Lord

Lynes

Maytag

McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp
Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 1:

Martin

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

Senator Lord moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Watson of Pottawattamie, Senate File 402, a bill for an act to amend chapter five hundred fifty-eight (558), Code 1946, and chapter six hundred twenty-two (622), Code 1946, relating to the authorization of reproduction of any records by photostating, photographing, microfilming, or microphotographing and to the disposal, destruction or archival storage of such reproduced records; and providing for the admissibility in evidence of such reproduced records, was taken up, and considered.

Senator Watson of Pottawattamie moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Augustine
Bateson
Bekman
Benson
Berg
Beyers
Colburn
Doud
Dykhouse
Elthon

Faul
Fishbaugh
Foster
Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson

Knudson
Leo
Linnevold
Lord
Lynes
Maytag
McCarville
McMurry
Mercer
Miller

Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp Skourup Tudor Van Eaton Van Patten Vittetoe

Walter Watson of O'Brien Watson of . Whitehead . Pottawattamie Zastrow West

Nays: none.

Absent or not voting, 1:

Martin

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

Senator Watson of Pottawattamie moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Fishbaugh, Senate File 330, a bill for an act to amend chapter 37, Code 1946, relating to memorial halls and monuments for soldiers, sailors and marines, was taken up, and considered.

Senator Fishbaugh offered the following amendment and moved its adoption:

Amend Senate File 330 as follows: Strike from line 6, section 1, the word "AmVets" and insert in lieu thereof the word "AMVETS".

Further amend by striking from line 5 of section 2 the word "AmVets" and inserting in lieu thereof the word "AMVETS".

The amendment was adopted.

Senator Faul offered the following amendment and moved its adoption:

Amend Senate File 330, section 1, by adding immediately after the word "and" in line 5 the words "Marine Corps League".

Further amend Senate File 330, section 2, by adding immediately after the word "and" in line 5 the words "Marine Corps League".

The amendment was adopted.

Senator Fishbaugh moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn

Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster
Gillespie

Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson

Leo
Linnevold
Lord
Lynes
Maytag
McCarville
McMurry

Mercer Ridout Van Eaton Watson of Miller Risk Van Patten Pottawattamie West Myrland Roberts Vittetoe Walter Whitehead Parker Sharp Prentis Skourup Watson of Zastrow Reilly Tudor O'Brien

Nays: none.

Absent or not voting, 1:

Martin

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

SENATE RESOLUTION 5 By Jacobson

A Senate resolution relating to an invitation to the executive council and secretary of state of the state of Iowa for the display of the original constitution of the state of Iowa.

Preliminary Statement

The constitution of the state of Iowa was signed on March 5, 1857, at Iowa City, Iowa, and was adopted by the constitutional convention of the state of Iowa on that date.

This historic document is within the custody and control of the secretary of state of the state of Iowa.

During the deliberations of the Fifty-third General Assembly, the members thereof have become more and more cognizant of the importance of this great document. It would be stimulating to the members of the Senate of the Fifty-third General Assembly of Iowa if they were given an opportunity to view the original copy of the constitution of the state of Iowa in the Senate chamber.

It would likewise be of educational interest if such document were displayed in such manner that school children and other persons who visit the General Assembly each day were given an opportunity to see the original longhand copy of the constitution of the state of Iowa.

Be It Resolved by the Senate of the Fifty-third General Assembly of the State of Iowa: That the executive council of the state of Iowa be invited to make arrangements with the secretary of state to display the original constitution of the state of Iowa in the Senate chamber for examination by the members of the Senate and their employees, provided the executive council and the secretary of state conclude that such display is feasible and may conveniently be arranged by them.

That such display in the Senate chamber be temporary only and be made for only such period of time as will give the members of the Senate and their employees an opportunity to view such document.

That the secretary of the Senate be authorized to cooperate with the executive council and the secretary of state in making arrangements for such display and that he be authorized to designate from the employees of the Senate proper personnel to have such instrument under their supervision and protection while being displayed.

That the executive council be invited to make arrangements with the secretary of state for the public display of the original copy of the constitution of the state of Iowa in the rotunda of the state house, outside the door to the Senate chamber, so that the same may be viewed by school children and others who visit the Senate during the present session of the Fifty-third General Assembly.

That the secretary of the Senate be authorized to make personnel from the employees of the Senate available to the secretary of state for the purpose of guarding such document while being so displayed.

Senator Jacobson asked and received unanimous consent to take up Senate Resolution 5 and moved its adoption.

The motion prevailed and the resolution was adopted.

Senator Jacobson moved that the Secretary of the Senate be instructed to forward copies of Senate Resolution 5 to the secretary of state and to the secretary of the executive council, which motion prevailed.

COMMUNICATION

March 16, 1949.

Mr. Henry Weichman Secretary of Executive Council Honorable Melvin D. Synhorst Secretary of State Honorable Sirs:

Upon motion duly adopted by the Senate, I am directed to forward to you a copy of Senate Resolution 5 which is herewith enclosed and is self-explanatory.

Very truly yours,

W. J. SCARBOROUGH, Secretary of Senate.

WJS:IJ Enclosure

THIRD READING OF BILLS

On motion of Senator Tudor, House File 389, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of municipal swimming pool bonds by the city of Maquoketa, Iowa, and the provisions made for the levy of taxes for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said city, was taken up, and considered.

Senator Tudor offered the following amendment and moved its adoption:

Amend House File 389 by striking all of section 2 and inserting in licu thereof the following:

"Sec. 2. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Jackson Sentinel, a newspaper published at Maquoketa, Iowa, and in the Anamosa Journal, a newspaper published at Anamosa, Iowa, all without expense to the state."

The amendment was adopted.

Senator Tudor moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes
Maytag

McCarville
McMurry
Mercer
Miller
Myrland
Pyrker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp
Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 1:

Martin

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

Senator Tudor moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on March 15 the Governor had signed the following bills:

Senate File 102, relating to art funds.

Senate File 396, relating to expenditures of the state highway commission from the primary road fund.

PROOF OF PUBLICATION

Published copy of House File 366 and verified proof of publication of

said bill in The Daily Times, Davenport, on March 11, 1949, is on file with the Secretary of the Senate.

W. J. SCARBOROUGH, Secretary of the Senate.

REPORT OF SIFTING COMMITTEE

MR. PRESIDENT: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the calendar:

S. F. 470	H. F. 126	S. F. 389
S. F. 471	H. F. 424	H. F. 108
H. F. 555	H. F. 386	H. F. 89
S. F. 280	S. F. 379	

LEO ELTHON, Chairman.

BILL ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bill to committee:

H. F. 555 Appropriations

AMENDMENTS FILED

Amend Senate File 300 by adding the following sections: "Sec. 3. Notwithstanding any provisions to the contrary contained in section 595%, Code of Iowa 1946, no license for marriage shall be granted to any persons where the female contracting party is under twenty-one years of age, unless a written consent of each of the parents or legal guardian of the person of such female is first filed with the clerk of the district court in the county where such license is applied for. In the event that such female shall have been engaged for a period of time exceeding two years prior to the application for such license, then such written consent by parents or legal guardian of such female may be waived upon the applicants for the license certifying under oath as to the fact of such two year engagement.

"Sec. 4. This act being deemed of immediate importance shall be in effect upon publication in the Northwood Anchor & Index, a newspaper of general circulation in Worth county."

ARTHUR H. JACOBSON. GEORGE FAUL. JAY C. COLBURN.

Amend Senate File 321 by adding the following section:

"Sec. 2. In no case shall it be mandatory to lower a permissible levy so as to produce a

lesser amount of income than that derived from the tax of 1947, payable in 1948."

A. E. AUGUSTINE.

Amend Senate File 323 by inserting after the word "estate" in line 27 of section 4 the following: ": provided, however, that when any loan is made upon industrial or business property at more than sixty per cent (60%) of its appraised value, such loan shall also be secured by assignments of all leases upon the property."

Further amend by adding to section 4 the following: "The auditor of the state shall have the power and authority to determine by regulation the maximum per cent of its entire loans which any savings and loan association may have in any single investment or any single type of investment."

CHARLES S. VAN EATON.

Amend Senate File 457 by striking the word "shall" in line 1 of section 2 and inserting in lieu thereof the word "may".

Further amend Senate File 457 by striking the word "fifteen" in line 8 of section 2 and inserting in lieu thereof the word "five".

Further amend Senate File 457 by striking all of section 7.

PAUL E. MCCARVILLE.

Amend House File 279 as follows:

- 1. Amend section 7 by striking from line 2 thereof the word and figure "three (3)" and inserting in lieu thereof the word and figure "two (2)".
- 2. Further amend said section 7 by striking from lines 6 and 7 thereof the word and figure "three-fourths (%)" and inserting in lieu thereof the words and figure "forty percentum (40%)".
- 3. Amend section 4 by adding after the period in line 11 the following: "Provided that the maximum amount which any judge shall be required to contribute for past service shall not exceed for district judges \$3,000 and for supreme court judge \$4,000.

E. K. BEKMAN.
JAY C. COLBURN.
JOHN R. HATTERY.
F. E. SHARP.
R. B. BATESON.
R. W. ZASTROW.
EARL C. FISHBAUGH, JR.

Amend House File 522 in line 8 of section 1 by striking the word "three" and substituting in lieu thereof the word "two" and further amend by striking in line 9 the figure "3" following the comma after the figure 4 and substituting in lieu thereof the figure "2".

J. KENDALL LYNES.

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Thursday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MARCH 17, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend Quentin C. Lansman, pastor of the Evangelical United Brethren church, Griswold, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Martin for the morning on request of Senator Lynes.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Berg, from members of the Guttenberg parent-teacher association, Clayton county, favoring proposed multi-county health legislation.

By Senator Hart, from residents of Lee county favoring legislation prohibiting discriminatory practice in employment.

By Senator Hattery, from residents of Boone county favoring local option.

By Senator Hultman, from residents of Montgomery county favoring local option.

By Senator Jacobson, from residents of Fayette county favoring legislation pertaining to the practice of pharmacy.

By Senator Parker, from residents of Cherokee county favoring legislation pertaining to bonds of state officers; also, from residents of Plymouth county favoring proposed gambling regulations.

By Senator Roberts, from residents of Marion county favoring local option.

SPECIAL ANNOUNCEMENT

On Friday morning, March 18, we will have with us the Reverend Albert John Hoffmann of Dubuque, and on motion of Senator Miller, chairman of chaplains, the following was ordered printed in the Journal:

Father Hoffmann, most decorated chaplain of World War II, is professor of Religion and professor of Spanish at Loras college. He was chaplain of the Thirty-fourth Division of Iowa, Minnesota and Nebraska soldiers, which became famous in the African campaign. He is Iowa department chaplain of the Disabled American Veterans and Dubuque chapter chaplain.

This is Father Hoffmann's service record:

Name-Rev. Albert John Hoffman.

Born-Dubuque, Iowa, 1909.

Schooling—Public and Parochial schools in Dubuque, Loras Academy and College; Seminary in Rome, Italy.

Ordained-December 8, 1934.

Served-Assistant Pastor Sacred Heart Church 1935-41.

Entered Army—February 10, 1941; 133rd Infantry, 34th Division, Iowa National Guard.

Service-Camp Claiborne, Louisiana; Fort Dix, New Jersey.

Overseas—January, 1942, to Northern Ireland; December, 1942, to Africa-Tunisian Campaign; Entered Italy at Salerno.

Wounded—November 7, 1944, at Santa Maria Olivetta, Voltoro Valley, Italy.

Served—As chaplain at Percy Jones General Hospital, Battle Creek, Michigan, after release from hospital.

Left Army-April 18, 1946.

' Served—As professor of Religion and Spanish at Loras College since 1946.

Decorations—Distinguished Service Cross for action in tending wounded in advance of lines at Santa Maria Olivetta, Italy; Silver Stor for tending wounded under fire at Fondouk Pass, Tunisia; Purple Heart for loss of left leg in action; Medal of Valor (Italian); Distinguished Unit Citations.

INTRODUCTION OF BILLS

Senate File 472, by committee on judiciary 2, a bill for an act to legalize and validate the proceedings of the board of education of the Van Meter consolidated school of Van Meter, Iowa, in purchasing certain real estate in Van Meter, Iowa, for the purpose of a residence for its teachers.

Read first and second times and referred to the sifting committee.

Senate File 473, by committee on public lands and buildings, a bill for an act to provide for the termination of contracts for the construction of public improvements because of national emergencies which cause a stoppage of construction or work thereon, and to prescribe procedures, the adjustment and payment of compensa-

tion, and to provide a method for settlement of disputes in connection therewith.

Read first and second times and referred to the sifting committee.

PRESENTATION BY SENATOR DOUD

Senator Doud arose on a point of personal privilege and in keeping with the day and on behalf of the Irish, and on behalf of his son Lowell who today celebrates his fourteenth birthday, with the assistance of Laura Chapman, secretary for Senator Byers, clad in her kelly green, presented to President Evans a tie suitable to the day.

President Evans expressed his grateful appreciation and called Senator Reilly to the president's station to preside over the Senate.

HOUSE CONCURRENT RESOLUTION 17

Senator Augustine called up House Concurrent Resolution 17, found on page 706 of the Senate Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

Senator Faul asked and received unanimous consent to take up the following resolution and moved its adoption:

SENATE RESOLUTION 6

By Faul

Whereas, there are in the State of Iowa approximately ten thousand (10,000) former members of the Marine Corps who are eligible for active participation in some phase of an organized reserve activity; and

Whereas, in the area surrounding Des Moines there are several hundred Marine Corps reservists who played an active part in writing the proud history of this corps in World War II; and,

Whereas, the director of the Ninth Marine Corps District has tentatively selected Des Moines as the site of an organized reserve unit; and,

Whereas, the final decision with respect to establishing such a unit in the city of Des Moines is in part dependent upon a showing of active interest on the part of the people in the Des Moines area and on the part of the people in the state of Iowa; now, therefore,

Be It Resolved by the Senate: That the proper authority be and is hereby urged and petitioned to establish and organize a reserve unit of the Marine Corps in the city of Des Moines, Iowa;

Be It Further Resolved: That a copy of this resolution be forwarded by the Secretary of the Senate to Colonel W. A. Reaves, director of the Ninth Marine Corps Reserve District, Chicago, U. S. Court of Appear Building (Room 311), 1212 North Lakeshore Drive, Chicago, Illinois, and to Captain William H. Blatti, U. S. Marine Corps Reserve, Ninth and Pleasant Streets, Des Moines 14, Iowa.

The motion prevailed and the resolution was adopted.

COMMUNICATION

Colonel W. A. Reaves
Director of the Ninth Marine Corps
Reserve District, Chicago
U. S. Court of Appeals Bldg.,
Chicago, Illinois
Captain William H. Blatti
U. S. Marine Corps Reserve
Ninth and Pleasant Street
Des Moines, Iowa
Dear Sirs:

In accordance with Senate Resolution 6, I am directed to forward to you a copy of the resolution which is being forwarded under separate cover.

Very truly yours, W. J. SCARBOROUGH, Secretary of the Senate.

PRESENTATION OF VISITORS

Senator Van Patten asked and received unanimous consent to present to the Senate seventy members of the junior class of the Indianola high school who were present in the balcony with their instructor, Mr. Arthur Eady.

Senator Whitehead asked and received unanimous consent to present to the Senate fifteen members of the sixth and seventh grade classes of the Gardiner school of Dallas county who were present in the balcony with their instructor, Miss Wilma McManus.

Senator Hattery asked and received unanimous consent to present to the Senate thirty-five members of the junior and senior classes of the Huxley high school who were present in the balcony with their history instructor, Mrs. Fritz Hansen.

President Evans took the chair at 10:35 a.m.

MEMORIAL RESOLUTION COMMITTEE

Senator Byers moved that the President appoint a committee of three to prepare suitable memorial resolutions for the following deceased members of the Senate during the past two years.

The motion prevailed and President Evans appointed the following committees:

SENATORS	MEMORIAL	RESOLUTION	COMMITTEE
George M. Titus		Lord Foster Skourup	
John T. Moffit		Tudor Henningsen Byers	
Joseph H. Allen		Miller McCarville Ridout	•
Comfort H. Van Law		Walter Hattery Leo	
Henry L. Adams		Jacobson Linnevold Sharp	
Grant L. Caswell		Myrland Parker Colburn	
T. C. Cessna		Vittetoe Maytag Augustine	
George S. Hartman		Jacobson Lynes Risk	
James R. Barkley		West McMurry Bekman	
Howard Edwards		Prentis Humbert McMurry	
Aaron V. Blackford		Doud Bekman West	

THIRD READING OF BILLS

On motion of Senator Hattery, Senate Joint Resolution 7, a joint resolution to authorize the state board of education to continue to cooperate with the city of Ames in the construction, operation and maintenance of a joint sewage system and disposal plant for the Iowa State College and said city and to make an appropriation therefor, was taken up, and considered.

Senator Hattery moved that the resolution be read a third time now, which motion prevailed, and the resolution was read a third time.

On the question "Shall the resolution pass?" the vote was:

Ayes. 49:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold

Lord

Lynes

Maytag

McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp
Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 1:

Martin

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

On motion of Senator Lynes, House File 427, a bill for an act to appropriate to the state comptroller from the motor vehicle fuel tax fund, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Skourup moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Leo
Linnevold

Lord

Lynes

Maytag

McCarville
McMurry
Mercer
Miller
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp

Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Zastrow

Nays: none.

Absent or not voting, 1:

Martin

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

On motion of Senator Lynes, House File 522, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1949, and ending June 30, 1951, to the board of control for support, maintenance, repairs, replacements or alterations of institutions under said board of control, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lynes offered the following amendment and moved its adoption:

Amend House File 522 in line 8 of section 1 by striking the word "three" and substituting in lieu thereof the word "two" and further amend by striking in line 9 the figure "3" following the comma after the figure 4 and substituting in lieu thereof the figure "2".

Senator McCarville took the chair at 11:00 a.m.

The amendment was adopted.

Note: See "Reconsideration of House File 522" under date of March 23.

On motion of Senator Lynes, House File 523, a bill for an act to appropriate from the general fund of the state funds for the institutions under the control of the state board of control, with

report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Hattery moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49: Augustine

Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Eithon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord

Lynes

Maytag

McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp Skourup

McCarville

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Zastrow

Nays: none.

Absent or not voting, 1:

Martin

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

PRESENTATION OF VISITORS

Senator Faul asked and received unanimous consent to present to the Senate sixteen members of the seventh and eighth grade classes in history of the Des Moines Technical school who were present in the balcony with their instructor, Mr. Downey.

Senator Bateson asked and received unanimous consent to present to the Senate eighty-five members of the Wright County Farm Bureau who were present in the balcony.

Senator Hattery asked and received unanimous consent to present to the Senate twenty-three members of the junior class of the Colo high school who were present in the balcony with their superintendent, Mr. W. P. Truesdell.

Senator Benson asked and received unanimous consent to present to the Senate twelve members of the ninth grade class in civics of the Cooper high school who were present in the balcony with their teachers, Miss Z. Abilka and Mrs. McNabb.

Senator Gillespie asked and received unanimous consent to present to the Senate forty-eight members of the junior and senior classes of the Fontanelle high school who were present in the balcony with their instructors, Mr. Joseph Mueller and Miss Maxine Drake, and their superintendent, Mr. Anthony Blankers.

Senator Faul asked and received unanimous consent to present to the Senate the members of the ninth grade civics class of the Amos Hiatt junior high school class who were present in the balcony with their instructor, Mr. George Hemming.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has concurred in Senate amendments to and passed House File 12, a bill for an act relating to the distribution and expenditures of funds received from the federal government as a share of federal receipts from the operation of flood control projects.

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

House File 172, a bill for an act to establish a state engineering and architectural library.

Also: That the House has concurred in Senate amendments to and passed House File 193, a bill for an act to make permanent a certain temporary transfer of funds of Monroe county, Iowa.

Also: That the House has concurred in Senate amendments to and passed House File 194, a bill for an act to legalize a boundary change between Knoxville independent school district and Fee rural independent school district.

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

House File 443, a bill for an act to amend chapter three hundred seventeen (317), Code 1946, and chapter one hundred sixty-eight (168), Acts of the Fifty-second General Assembly, relating to the control and destruction of noxious weeds.

A. C. GUSTAFSON, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 172, a bill for an act to amend chapter three hundred three (303), Code 1946, and to amend sections three hundred three point one (303.1), three hundred three point two (303.2), three hundred three point three (303.3), Code 1946, to establish a state engineering and architectural library and relating to state libraries.

Read first and second times and referred to the sifting committee.

House File 443, a bill for an act to amend chapter three hundred seventeen (317), Code 1946, and chapter one hundred sixty-eight (168), Acts of the Fifty-second General Assembly, relating to the control and destruction of noxious weeds.

Read first and second times and referred to the sifting committee.

President Evans took the chair at 11:25 a.m.

On motion of Senator Elthon, the Senate recessed until the fall of the gavel.

The Senate reconvened, President Evans presiding.

On motion of Senator Elthon, the Senate recessed until 1:30 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

SENATE CONCURRENT RESOLUTION 15

By Bekman, Zastrow, Benson, Whitehead, McCarville, Augustine, West, Berg, Faul, McMurry, Watson of Pottawattamie, Gillespie, Skourup, Risk, Ridout, Reilly and Knudson.

Whereas, war is now a threat to the very existence of our civilization, because modern science has produced weapons of war which are overwhelmingly destructive and against which there is no sure defense; and,

Whereas, the effective maintenance of world peace is the proper concern and responsibility of every American citizen; and,

Whereas, the people of the state of Iowa, while now enjoying domestic peace and security under the laws of their local, state and federal governments, deeply desire the guarantee of world peace; and,

Whereas, all history shows that peace is the product of law and order, and that law and order are the product of government; and,

Whereas, the United Nations, as presently constituted, although accomplishing great good in many fields, lacks authority to enact, interpret or enforce world law, and under its present character is incapable of restraining any major nations which may foster or foment war; and,

Whereas, the charter of the United Nations expressly provides, in article 109, a procedure for reviewing and altering the charter; and,

Whereas, at least seventeen states have memorialized Congress, through resolutions by their state legislatures or in referenda by their voters, to initiate steps toward the creation of a world federal government; and,

Whereas, several nations have recently adopted constitutional provisions to facilitate their entry into a world federal government by authorizing the delegation to such a world federal government of a por-

tion of their sovereignty sufficient to endow it with powers adequate to prevent war; now, therefore,

Be It Resolved by the Senate, the House Concurring: That application is hereby made to the Congress of the United States, pursuant to article V of the constitution of the United States, to call a convention for the sole purpose of proposing amendment of the constitution to expedite and permit the participation of the United States in a world federal government, open to all nations, with powers which, while defined and limited, shall be adequate to preserve peace, whether the proposed charter or constitution of such world federal government be presented in the form of amendments to the charter of the United Nations, or by a world constitutional convention, or otherwise.

Be It Further Resolved: That the secretary of state of the state of Iowa is hereby directed to transmit copies of this resolution to the President of the United States, to the Vice President of the United States, to the Speaker of the House of Representatives of the Congress of the United States, to the chairmen of the Senate foreign relations committee and the House foreign affairs committee of the said Congress, to the members of the said Congress from the state of Iowa, and to the presiding officers of each of the legislatures in the several states, requesting their cooperation.

THIRD READING OF BILLS

On motion of Senator Faul, Senate File 391, a bill for an act to amend chapter eighty-six (86), Code 1946, as amended, relating to the industrial commissioner, workmen's compensation, reviews and appeals, was taken up, and considered.

Senator Bekman offered the following amendment and moved its adoption:

Amend Senate File 391, section 3, line 1, by striking the words and figures "Chapter eighty-six (86)" and by inserting in lieu thereof "Section eighty-six point thirty-four (86.34)".

The amendment was adopted.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Augustine Elthon Humbert McMurry Bateson Faul Jacobson Mercer Bekman Fishbaugh Knudson Miller Benson Foster Leo Myrland Berg Gillespie Linnevold Parker Byers Hart Lord Prentis Colburn Hattery · Reilly Lynes Doud Henningsen Maytag Ridout Dvkhouse Hultman McCarville Risk

Roberts Sharp Skourup Tudor Van Eaton Van Patten Vittetoe Walter

Watson of O'Brien Watson of Pottawattamie

West Whitehead Zastrow

Nays: none.

Absent or not voting, 1: Martin

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

On motion of Senator Faul, House File 7, a bill for an act to amend sections three hundred ninety-four point one (394.1), three hundred ninety-four point three (394.3) and three hundred ninety-four point six (394.6), Code 1946, relating to self-liquidating improvements and providing for the financing of the construction of sewage treatment plants, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Faul offered the following amendment and moved its adoption:

Amend the title to House File 7 by striking the period (.) in the final line thereof and inserting in lieu thereof the following: "and providing for the application of the provisions of chapter three hundred ninety-four (394), Code 1946, by sanitary districts incorporated under the provisions of chapter three hundred fifty-eight (358), Code 1946."

The amendment was adopted.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord

Lynes

Maytag

McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp
Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Zastrow

Nays: none.

Absent or not voting, 1: Martin

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

On motion of Senator Henningsen, House File 413, a bill for an act authorizing cities comprised of annexed cities or towns to create and establish a sewer system and provide for the expense thereof under the provisions of either chapter 358 or 391, Code 1946, was taken up, and considered.

Senator Henningsen moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine Bateson Bekman Benson Berg Byers Colburn Doud Dykhouse Elthon Faul Fishbaugh Foster

Gillespie Hart Hattery Henningsen Hultman Humbert Jacobson Knudson Leo

Linnevold Lord Lynes Maytag

McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp

Skourun Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie Whitehead Zastrow

Nays: none.

Martin

Absent or not voting, 2: West

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

On motion of Senator Bateson, Senate File 131, a bill for an act to amend section two hundred seventy-nine point ten (279.10), Code 1946, providing for extension of the schood year to insure at least one hundred eighty (180) days of classwork and other time for the in-service training of teachers, was taken up, and considered.

Senator Bateson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 33:

Augustine Bateson Bekman Benson Berg Bvers

Colburn Doud Dykhouse Elthon Faul Foster

Gillespie Hart Hattery Henningsen Humbert Jacobson

Leo Linnevold Maytag McCarville McMurry Mercer

Myrland Risk Watson of Whitehead Parker Roberts Pottawattamie Zastrow Reilly Skourup Nays, 8: Fishbaugh Miller Van Patten Walter Hultman Prentis Vittetoe West Absent or not voting, 9: Martin Tudor Watson of Knudson Lord Ridout Van Eaton O'Brien Sharp. Lynes

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

On motion of Senator Augustine, Senate File 321, a bill for an act to reduce the permissible levy of taxes for the years 1949 and 1950 by the same percentage as the taxable value of property has been increased, with report of committee without recommendation, was taken up, considered, and the report of the committee adopted.

Senator Augustine offered the following amendment and moved its adoption:

Amend Senate File 321 by adding the following section:

"Sec. 2. In no case shall it be mandatory to lower a permissible levy so as to produce a lesser amount of income than that derived from the tax of 1947, payable in 1948."

The amendment was adopted.

Senator Augustine asked and received unanimous consent that further action on Senate File 321 be deferred and that the bill be retained on the calendar under unfinished business.

On motion of Senator McCarville, Senate File 106, a bill for an act to amend section four hundred sixteen point twelve (416.12), limiting the number of councilmen in certain cities, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

The following committee amendment was considered:

Amend Senate File 106 by striking section 1, and inserting in lieu thereof the following:

"Section 1. Section four hundred sixteen point twelve (416.12), Code 1946, is amended by striking from lines two (2), six (6) and seven (7) the words 'twenty-five thousand' and inserting in lieu thereof the words 'thirty thousand,'."

The committee amendment was adopted.

Senator McCarville offered the following amendment and moved its adoption:

Amend Senate File 106 by adding thereto the following:

"Sec. 2. This act shall not apply to commission form cities now having more than two councilmen."

The amendment was adopted.

Senator McCarville asked and received unanimous consent to withdraw the amendment to Senate File 106 filed by him and found on page 188 of the Senate Journal.

Senator McCarville moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 46:

Augustine Bekman Benson Berg Byers Colburn Doud Dykhouse Elthon Faul Foster	Gillespie Hart Hattery Henningsen Hultman Humbert Knudson Leo Linnevold Lord Lynes Maytag	McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp	Skourup Tudor Van Eaton Van Patten Vittetoe Walter Watson of Pottawattamie West Whitehead Zastrow
Fishbauch Foster	Lynes Maytag		Zastrov

Nays: none.

Absent or not voting, 4:

Pateson Jacobson Martin Watson of

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

Senator McCarville moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Faul, House File 133, a bill for an act to amend sections four hundred ten point ten (410.10) and four hundred eleven point six (411.6), Code 1946, relating to retirement systems for policemen and firemen and benefits thereunder, was taken up, and considered.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Augustine Bateson Hart Bekman Benson Berg Byers Colburn Doud Dykhouse Leo Elthon Faul Lord Fishbaugh Lynes

Gillespie Maytag McCarville Hattery McMurry Henningsen Mercer Hultman Miller Humbert Myrland Jacobson Parker Knudson Prentis Reilly Linnevold Ridout Risk Roberts

Sharp
Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 1:

Martin

Watson of O'Brien

Foster

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

On motion of Senator Faul, House File 145, a bill for an act to amend section four hundred eleven point six (411.6), Code 1946, relating to retirement systems for policemen and firemen and benefits thereunder, was taken up, and considered.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes
Martin

Maytag McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout

Risk

Roberts

Sharp
Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
Pottawattamie

West Whitehead Zastrow

Navs: none.

Absent or not voting, 1:

Watson of O'Brien

Foster

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

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. PPESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 287, 345, 370, 377, 449, 540 and 541.

DON RISK, Chairman Senate Committee.
GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: House Files 287, 345, 370, 377, 449, 540 and 541.

BILLS SENT TO THE GOVERNOR

Senator Risk, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 17th day of March, 1949, sent to the Governor for his approval: Senate File 456.

DON RISK, Chairman.

Passed on file.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on March 16 the Governor had signed the following bills:

Senate File 39, relating to Peoples' Gas & Electric Company.

Senate File 244, relating to the powers and duties of mayor.

Senate File 369, relating to the Collis Company, Clinton, Iowa.

Senate File 374, relating to proceedings of town council of Winfield, Henry county.

Senate File 452, relating to articles of incorporation of the Willow Creek Telephone Company.

COMMUNICATION

The Honorable Kenneth A. Evans Lieutenant Governor of Iowa State House Des Moines, Iowa

Dear Mr. Evans:

On behalf of the Iowa department of AMVETS I would like to take this opportunity to express our appreciation of your part in arranging for the appearance of Harold A. Keats, AMVETS National Commander, before the Iowa legislature.

Please also extend our thanks to the members of the Senate for their courtesy.

Sincerely yours,

WOODROW C. STINGLEY, State Commander.

ADDITIONAL COPIES

Senator Bekman asked and received unanimous consent to have 3,000 copies of Senate Concurrent Resolution 15 printed.

PROOFS OF PUBLICATION

Published copy of House File 469 and verified proof of publication of said bill in The Toledo Chronicle on March 15, 1949, is on file with the Secretary of the Senate.

Published copy of House File 567 and verified proof of publication of said bill in the Cedar Valley Daily Times on March 15, 1949, is on file with the Secretary of the Senate.

W. J. SCARBOROUGH, Secretary of the Senate.

BILLS WITHDRAWN FROM FURTHER CONSIDERATION

Senator Berg asked and received unanimous consent that Senate Files 97 and 98 be withdrawn from further consideration of the Senate.

PRESENTATION OF VISITORS

Senator Knudson asked and received unanimous consent to present to the Senate the members of the class in government of Mason City Hi-Y who were present in the balcony with their instructor, Mr. C. W. Blanchard.

EXECUTIVE SESSION

On motion of Senator Elthon the Senate resolved itself into executive session.

The Senate in executive session confirmed the appointment of N. P. Black, Perry, Dallas county, Iowa, for the appointment as superintendent of banking for the regular term beginning July 1, 1949.

The Senate also confirmed the appointment of Dr. Walter L. Bierring, Des Moines, Polk county, Iowa, for the appointment as commissioner of public health for the regular term beginning July 1, 1949.

The Senate arose from executive session and resumed regular session.

REPORTS OF COMMITTEE

Senator Lynes submitted the following report:

MR. PRESIDENT: Your committee on appropriations to which was referred Senate File 363, a bill for an act relating to reorganization of all agencies, boards, commissions and departments of state government; providing for appointment of a commission to determine and make recommendations with reference thereto; and providing an appropriation for the purposes thereof, begs leave to report it has had the same under consideration and recommends the same be amended as follows; and when so amended the bill do pass:

Amend Senate File 363, section 12, line 2, by striking the word "fifteen" and inserting the word "thirty" in lieu thereof and further amend section 12, line 3, by striking the figures "\$15,000" and inserting "\$30.000" in lieu thereof.

J. KENDALL LYNES, Chairman.

Ordered passed on file.

Also:

19491

MR. PRESIDENT: Your committee on appropriations to which was referred House File 2, a bill for an act creating the Iowa water control and resources council, providing for the membership, personnel, powers, duties and functions of the council, making an appropriation therefor; amending various sections of chapters 469, 108, 160, 109, 111, 112, all relating to flood control and water resources, begs leave to report it has had the same under consideration and recommends the same do poss.

J. KENDALL LYNES. Chairman.

Ordered passed on file.

REPORT OF SIFTING COMMITTEE

MR. PRESIDENT: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the calendar:

SIFTING COMMITTEE CALENDAR

S. F. 415

S. F. 256

H. F. 38

LEGALIZING ACT CALENDAR

S. F. 472

LEO ELTHON, Chairman.

AMENDMENTS FILED

Amend Senate File 201 by adding the following sections:

- 1. Sec. 3. Subsection twenty (20) of section four hundred twenty-seven point one (427.1), Code 1946, is amended by inserting before the word "telegraph" in line two (2) thereof the word "domestic"; by striking from lines three (3) and four (4) thereof the words and comma (,) "freight line and equipment companies,"; by inserting before the word "transmission" in line four (4) the word "domestic"; by striking from line five (5) the words and comma (,) "express companies,"; and by inserting before the word "corporation" in lines five (5) and six (6) the word "domestic".
- 2. Sec. 4. Section four hundred twenty-nine point two (429.2), Code 1946, is amended by adding thereto the following: "Provided that the rate to be imposed upon any of the above property upon which no income has been paid or accumulated during the year preceding the date of assessment shall be one (1) mill on the dollar."
- 3. Further amend Senate File 201 by striking section 2 thereof and substituting the following:
- Sec. 2. Section four hundred twenty-nine point four (429.4), Code 1946, is hereby repealed and the following substituted in lieu thereof:
- "429.4. In making up the amount of moneys and credits, corporation shares or stocks and other intangible assets listed in section four hundred twenty-nine point two (429.2), which any person is required to list, to have listed, or assessed, he will be entitled to deduct from the actual value thereof the gross amount of all debts in good faith owing by him. For the purpose of this deduction taxes due and payable upon real estate, personal property and for state or federal income taxes, shall be considered a debt. In addition to any such deductions of indebtedness he shall be entitled to deduct an additional amount of five thousand dollars (\$5,000)."

ARTHUR H. JACOBSON.

Amend Senate File 210 as follows: Strike all after the enacting clause and insert in lieu thereof the following:

"Section 1. Section four hundred twenty-two point five

- (422.5), Code 1946, is hereby amended by striking lines thirteen (13) to twenty-four (24), inclusive, and inserting in lieu thereof the following:
- "1. On the first one thousand dollars of taxable income, or any part thereof, three-fourths of one per cent.
- "2. On the second thousand dollars of taxable income, or any part thereof, one and one-half per cent.
- "3. On the third thousand dollars of taxable income, or any part thereof, two and one-fourth per cent.
- "4. On the fourth thousand dollars of taxable income, or any part thereof, three per cent.
- "5. On the fifth thousand dollars of taxable income, or any part thereof, three and three-fourths per cent, and on all taxable income in excess of five thousand dollars, three and three-fourths per cent."
- "Sec. 2. Section four hundred twenty-two point twelve (422.12), Code 1946, is hereby amended by striking lines four (4) to eighteen (18), inclusive, and inserting in lieu thereof the following:
 - "1. For a single individual, fifteen dollars.
- "2. For husband and wife or head of a family, thirty dollars.
- "3. For each child under the age of twenty-one years who is actually supported by and dependent upon the taxpayer for his support, an additional seven dollars fifty cents.
- "4. For each actual dependent other than as specified in subsection 3 of this section, the taxpayer may deduct the sum of seven dollars fifty cents; or in lieu thereof in the case of a father, mother, or grandparent dependent upon the taxpayer, the taxpayer in computing the net income may make deduction therefrom of four hundred fifty dollars for such dependent."

"Sec. 3. Subsection 1, section four hundred twenty-two point thirteen (422.13), Code 1946, is hereby amended by striking from line three (3) the words 'one thousand', and inserting in lieu thereof the following: 'twelve hundred fifty'; and by striking from line six (6) the words 'fifteen hundred', and inserting in lieu thereof the following: 'two thousand'."

Further amend said section four hundred twenty-two point thirteen (422.13), Code 1946, by striking from line two (2), subsection two (2), the words "fifteen hundred", and inserting in lieu thereof the following: "two thousand".

EARL C. FISHBAUGH, JR.

Amend Senate File 321 by striking all of lines 6, 7 and 8 of section 1 and inserting the following:

"as the amount of the taxable value of real, personal and tangible property has been

increased over the amount of the taxable value

of real, personal and tangible property for the year 1947, in each tax levying district."

A. E. AUGUSTINE

Amend Senate File 348 by striking section 2.

ARTHUR H. JACOBSON.

Amend Senate File 379 by adding the following new sections:

"Sec. 2. On June 30, 1949, there shall be transferred from the state aviation fund to the general fund of the state of Iowa the sum of \$34,674.43, and the comptroller is hereby directed to make the transfer on the books in his office and to certify to the treasurer of the state the fact that the transfer has been made and has been so entered upon the books in his office.

"Sec. 3. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Baxter New Era, a newspaper published at Baxter, Iowa, and in the Colfax Tribune, a newspaper published at Colfax, Iowa."

Further amend Senate File 379 by striking the period (.) at the end of the title and adding thereto the following: "and the transfer from said fund to the general fund of the sum of \$34,674.43 on June 30, 1949."

FRED MAYTAG.

Amend House File 2 by striking the words "one hundred thousand dollars (\$100,000)" and inserting in lieu thereof the following: "fifty thousand dollars (\$50,000)," as occurring in section 42, lines 3 and 4.

W. N. SKOURUP.

Amend House File 281 by striking the first comma (,) in line 4 of section 3 and by striking the balance of section 3 and substituting in lieu thereof a period (.).

ARTHUR H. JACOBSON.

Amend House File 424 by adding as section 2 the following:

"Sec. 2. Section three hundred sixty-eight point thirty (368.30), Code 1946, is amended by adding thereto the following: "Funds received by any city now or hereafter having a population of nine thousand (9,000) or more, from any person, corporation, organization, institution or other municipality for the extension of fire department services without the corporate limits of such city or town shall be used for no purpose but the financing of fire department services and shall become a part of the fire department maintenance fund provided by subsection nine (9) of section four hundred four point five (404.5)."

Further amend House File 424 by renumbering the succeeding sections.

Further amend House File 424 by correcting the title by striking the period (.) in the last line of said title and inserting in lieu thereof the following: "and to the allocation of funds received for the extension of fire department services outside corporate limits of any city having a population of nine thousand (9,000) or more."

GEORGE FAUL

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Friday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MARCH 18, 1949.

The Senate met in regular session, President Evans presiding.

Senator McMurry moved that a committee of three be appointed to escort the Reverend Father Hoffman and the members of his party to the rostrum.

The motion prevailed and President Evans appointed as such committee Senators McMurry, Sharp and Reilly.

Father Hoffman, Sergeant Ralph Neppel, the state commander of the Disabled American Veterans, and the commander of the Des Moines Post, were escorted to the President's station preceded by a color guard of the Disabled American Veterans.

Prayer was offered by Reverend Father Albert John Hoffman, state chaplain of the Disabled American Veterans and professor of Religion and Spanish at Loras College, Dubuque, Iowa.

President Evans presented to the Senate the honorable Sergeant Ralph Neppel of Carroll, Iowa, holder of the Congressional Medal of Honor, who expressed his appreciation on being present.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Augustine, from eight hundred thirty-six residents of senatorial district 14 favoring local option.

By Senator Bateson, from eight hundred sixty-nine residents of senatorial district 37 favoring local option.

By Senator Bekman, from thirty-four residents of senatorial district 13 favoring local option.

By Senator Benson, from two hundred eighty-nine residents of senatorial district 48 favoring local option.

By Senator Berg, from residents of Black Hawk county opposing local option; also, from one thousand nine hundred ninety-seven residents of senatorial district 38 favoring local option.

By Senator Byers, from four hundred seventy-two residents of senatorial district 26 favoring local option.

By Senator Colburn, from three hundred eighteen residents of senatorial district 18 favoring local option.

By Senator Doud, from five hundred nine residents of senatorial district 2 favoring local option.

By Senator Dykhouse, from residents of Osceola and Sioux counties opposing local option; also, from four hundred ninety-three residents of senatorial district 24 favoring local option.

By Senator Elthon, from three hundred nineteen residents of senatorial district 41 favoring local option.

By Senator Faul, from three thousand three hundred ninety residents of senatorial district 30 favoring local option.

By Senator Fishbaugh, from residents of Page county favoring local option.

By Senator Foster, from one thousand one hundred eighty-two residents of senatorial district 10 favoring local option.

By Senator Gillespie, from nine hundred seven residents of senatorial district 16 favoring local option.

By Senator Hart, from three hundred twenty residents of senatorial district 1 favoring local option.

By Senator Hattery, from one thousand eight hundred thirtythree residents of senatorial district 31 favoring local option.

By Senator Henningsen, from residents of Clinton county favoring local option.

By Senator Hultman, from two hundred fifty-two residents of senatorial district 8 favoring local option.

By Senator Humbert, from two hundred ninety-four residents of senatorial district 6 favoring local option.

By Senator Jacobson, from officials of Fayette county favoring legislation pertaining to bonds of state officers; also, from residents of Allamakee county favoring legislation pertaining to the practice of pharmacy; also, from four hundred sixty-eight residents of senatorial district 40 favoring local option.

By Senator Knudson, from three hundred seventy-four residents of senatorial district 43 favoring local option.

By Senator Leo, from two hundred seventy-seven residents of senatorial district 45 favoring local option.

By Senator Linnevold, from one hundred thirty-nine residents of senatorial district 42 favoring local option; also, from members of the fourth district of the Iowa State Nurses Association, of Waterloo, favoring legislation pertaining to qualification and term of nurse examiners.

By Senator Lord, from five hundred twenty-five residents of senatorial district 20 favoring local option.

By Senator Lynes, from four hundred twenty-one residents of senatorial district 39 favoring local option.

By Senator Maytag, from residents of Scott county asking at least twenty-five per cent of the cost of public education come from the general fund; also, from three hundred seventy-nine residents of senatorial district 29 favoring local option.

By Senator McCarville, from seven hundred fifty-seven residents of senatorial district 27 favoring local option.

By Senator McMurry, from eight hundred forty residents of senatorial district 4 favoring local option.

By Senator Mercer, from five hundred eight residents of senatorial district 25 favoring local option.

By Senator Miller, from four hundred thirty-three residents of senatorial district 50 favoring local option.

By Senator Myrland, from employees of the Crawford county highway commission favoring a retirement system for certain public employees; also, from four hundred seventy-four residents of senatorial district 34 favoring local option.

By Senator Parker, from public employees of the state of Iowa, of Cherokee and Plymouth counties, favoring a retirement system for certain public employees; also, from three hundred eighty-three residents of senatorial district 46 favoring local option.

By Senator Prentis, from eight hundred thirty-one residents of senatorial district 5 favoring local option.

By Senator Reilly, from forty-five residents of senatorial district 35 favoring local option.

By Senator Risk, from five hundred thirty-five residents of senatorial district 33 favoring local option.

By Senator Roberts, from seven hundred seventeen residents of senatorial district 15 favoring local option.

By Senator Sharp, from one hundred ninety-three residents of senatorial district 36 favoring local option.

By Senator Skourup, from one hundred seventy residents of senatorial district 9 favoring local option.

By Senator Tudor, from two hundred ninety-four residents of senatorial district 23 favoring local option.

By Senator Van Eaton, from three hundred seventy-nine residents of senatorial district 32 favoring local option.

By Senator Van Patten, from three thousand four hundred eighty-eight residents of senatorial district 11 favoring local option.

By Senator Vittetoe, from five hundred thirty-two residents of Keokuk and Poweshiek counties favoring local option.

By Senator Walter, from five hundred four residents of senatorial district 28 favoring local option.

By Senator West, from Appanoose and Davis counties favoring local option.

By Senator Whitehead, from five hundred twenty-two residents of senatorial district 17 favoring local option.

By Senator Zastrow, from four hundred thirty residents of senatorial district 44 favoring local option.

REPORT OF SIFTING COMMITTEE

MR. PRESIDENT: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the calendar:

S. F. 366	H. F. 443	H. F. 120
H. F. 300	S. F. 211	S. F. 447
H. F. 206	S. F. 378	

LEO ELTHON, Chairman,

PRESENTATION OF VISITORS

Senator Knudson, on behalf of Senator Faul, asked and received unanimous consent to present to the Senate thirty-five members of the 6A class of Stowe school who were present in the balcony with their instructor, Miss Kimball, and their principal, Mr. Pease.

Senator Hattery asked and received unanimous consent to present to the Senate members of the seventh and eighth grades of the Milford township consolidated school who were present in the balcony with their instructor, Mrs. Jessie Peterson.

Senator Roberts asked and received unanimous consent to present to the Senate twelve members of Otley school, Marion county, who were present in the balcony with their instructor, Miss Minnie McDonnels.

Senator Van Patten asked and received unanimous consent to present to the Senate fifteen members of the Grove school, Warren county, who were present in the balcony with their instructor, Miss Mildred McClavey.

Senator Faul asked and received unanimous consent to present to the Senate a group of students of the Capital City Commercial College who were present in the balcony with vice president, Miss Margaret F. Davenport.

Senator Doud asked and received unanimous consent to present to the Senate the members of the Liberty Farmers 4-H club who were present in the balcony with their leaders, Kenneth Adkinson and Donald Heston.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate Concurrent Resolution 13, providing for the payment of legislative expense.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 58, a bill for an act relating to open seasons on fur-bearing animals, and providing for an open season on beaver.

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

Senate File 371, a bill for an act relating to shorthand reporter's fee for transcription of official notes.

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

House File 1, a bill for an act relating to officers and employees of the general assembly.

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

House File 112, a bill for an act relating to state aid to county and district fairs.

Also: That the House has concurred in Senate amendments to and passed House File 201, a bill for an act relating to discharge of patients from the Glenwood state school and the hospital for epileptics and school for feebleminded.

Also: That the House has concurred in Senate amendments to and passed House File 389, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of municipal swimming pool bonds by the city of Maquoketa, Iowa.

Also: That the House has concurred in Senate amendments to and passed House File 522, a bill for an act to appropriate from the general fund of the state of Iowa to the board of control for support, maintenance, repairs, replacements of alterations of institutions under said board of control.

A. C. GUSTAFSON, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 58

Amend Senate File 58 by adding the following as a new section: "Section 109.93, Code 1946, is hereby repealed."

Further amend Senate File 58 by correcting the title by inserting in line two after the first comma the following: "and repeal section 109.93".

HOUSE MESSAGES CONSIDERED

House File 1, a bill for an act to amend section two point six (2.6), Code 1946, relating to officers and employees of the general assembly.

Read first and second times and referred to the sifting committee.

House File 112, a bill for an act relating to state aid to county and district fairs and to amend section one hundred seventy-four point eleven (174.11), Code 1946.

Read first and second times and referred to the sifting committee.

HOUSE AMENDMENTS CONSIDERED

Senator Dykhouse called up for consideration Senate File 58, a bill for an act to amend section one hundred nine point eighty-seven (109.87), Code 1946, relating to open seasons on fur-bearing animals, and providing for an open season on beaver, amended by the House, and moved that the Senate concur in the following amendments:

Amend Senate File 58 by adding the following as a new section: "Section 109.93, Code 1946, is hereby repealed."

Further amend Senate File 58 by correcting the title by inserting in line two after the first comma the following: "and repeal section 109.93".

The Senate concurred in the House amendments.

Senator Dykhouse moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord

Maytag McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts

Sharp
Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 3:

Fishbaugh Martin Watson of O'Brien

Lynes

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

Senator Hultman asked and received unanimous consent that Senate File 400 be re-referred to the sifting committee.

THIRD READING OF BILLS

On motion of Senator Hultman, House File 392, a bill for an act to provide funds for the construction and maintenance of highways, to create in the state treasury a road use tax fund, to provide income in the road use tax fund, to provide for the division, allocation, and expenditure of the road use tax fund, to amend chapter three hundred ten (310), Code 1946, relating to farm to market roads, to amend chapter three hundred thirteeen (313), Code 1946, relating to primary roads, to amend chapter three hundred twenty-one (321), Code 1946, relating to the registration of motor vehicles, to amend chapter three hundred twenty-four (324), Code 1946,

relating to motor vehicle fuel tax, to amend chapter three hundred twenty-six (326), Code 1946, relating to the taxation of certificated motor vehicle carriers, to amend chapter four hundred twenty-two (422), Code 1946, relating to the sales tax, and to amend chapter four hundred twenty-three (423), Code 1946, relating to the use tax, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third tme.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine
Bateson
H
Bekman
H
Benson
H
Berg
H
Byers
Colburn
J
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes

Maytag
McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts

Sharp
Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
Pottawattamie
West
Whitehead
Zastrow

1

Nays: none.

Absent or not voting, 2:

Martin Watson of O'Brien

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

On motion of Senator Hattery, House File 152, a bill for an act to provide for the creation, establishment and administration of the Iowa department of public safety peace officers' retirement, accident and disability system; to provide a fund for payment of retirement, accident and disability benefits to members of such system and their dependents; to prescribe the conditions for eligibility to receive such benefits; to provide for contributions by the state of Iowa to such fund; and to repeal all acts and parts of acts in conflict with this act, was taken up, and considered.

Senator Hart took the chair at 10:50 a.m.

Senator Faul offered the amendment filed by him and found on page 700 of the Senate Journal and moved its adoption.

The amendment was lost.

Senator Hattery moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Augustine Gillespie Bateson Hart Hattery Bekman Henningsen Benson Berg Hultman Byers Humbert Colburn Jacobson Doud Knudson Dykhouse Leo Linnevold Elthon Lord Faul Fishbaugh Lynes Martin Foster

Maytag
McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Risk
Ridout
Roberts

Sharp
Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 1:

Watson of O'Brien

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

Senator Hattery moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Jacobson, House File 281, a bill for an act making wanton neglect on the part of a parent of his or her child unlawful and providing penalty therefor, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Jacobson offered the following amendment and moved its adoption:

Amend House File 281 by striking the first comma (,) in line 4 of section 3 and by striking the balance of section 3 and substituting in lieu thereof a period (.).

President Evans took the chair at 11:40 a.m.

The amendment was adopted.

Senator Jacobson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 43:

Lynes Augustine Foster Risk Bateson Gillespie Roberts Maytag Hart Bekman McCarville Skourup Benson Henningsen McMurry Tudor Van Eaton Van Patten Berg Hultman Mercer Byers Humbert Miller Colburn Jacobson Myrland Walter Doud Kundson Parker West Dykhouse Leo Prentis Whitehead Linnevold Elthon Reilly Zastrow Faul Lord Ridout

Nays, 1:

Watson of Pottawattamie

Absent or not voting, 6:

Fishbaugh Martin Vittetoe Watson of Hattery Sharp O'Brien

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

ADDITIONAL COPIES .

Senator Augustine asked and received unanimous consent to have 200 additional copies of Senate File 303 printed.

EXECUTIVE SESSION

On motion of Senator Elthon, the Senate resolved itself into executive session.

The Senate arose from executive session and resumed regular session.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 12, 193, 194, 427 and 523.

DON RISK, Chairman Senate Committee. GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: House Files 12, 193, 194, 427 and 523.

REPORT OF SIFTING COMMITTEE

MR. PRESIDENT: Your sifting committee begs leave to report it has had the following bills under consideration and recommends that they be placed on the calendar:

H. F. 556 H. F. 9 S.J.R. 6 S. F. 237 H. F. 4 S. F. 145

LEO ELTHON, Chairman.

BILLS ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bills to committee:

H. F. 556 Appropriations S.J.R. 6 Appropriations

AMENDMENTS FILED

Amend House File 2, section 1, by striking from line 2 the words "Water Control and" and by inserting in lieu thereof the word "Natural".

Further amend House File 2, section 3, by striking from line 2 the words "Water Control and" and by inserting in lieu thereof the word "Natural".

Further amend House File 2, section 21, by striking from line 4 the words "Water Control and" and by inserting in lieu thereof the word "Natural".

Further amend House File 2, section 22, by striking from line 5 the words "Water Control and" and by inserting in lieu thereof the word "Natural".

Further amend House File 2, section 23, by striking from line 5 the words "Water Control and" and by inserting in lieu thereof the word "Natural".

Further amend House File 2, section 24, by striking from line 5 the words "Water Control and" and by inserting in lieu thereof the word "Natural".

Further amend House File 2, section 25, by striking from lines 4 and 5 the words "Water Control and" and by inserting in lieu thereof the word "Natural"; and by striking from line 8 the words "Water Control and" and by inserting in lieu thereof the word "Natural".

Further amend House File 2, section 26, by striking from line 4 the words "Water Control and" and by inserting in lieu thereof the word "Natural"; and by striking from line 12 the words "Water Control and" and by inserting in lieu thereof the word "Natural".

Further amend House File 2, section 27, by striking from lines 4 and 5 the words "Water Control and" and by inserting in lieu thereof the word "Natural".

Further amend House File 2, section 30, by striking from line 8 the words "Water Control and" and by inserting in lieu thereof the word "Natural".

Further amend House File 2, section 35, by striking from line 5 the words "Water Control and" and by inserting in lieu thereof the word "Natural".

Further amend House File 2, section 36, by striking from line 4 the words "Water Control and" and by inserting in lieu thereof the word "Natural"; and by striking from line 9 the words "Water Control and" and by inserting in lieu thereof the word "Natural".

Further amend House File 2, section 37, by striking from line 5 the words "Water Control and" and by inserting in lieu thereof the word "Natural".

Further amend House File 2, section 38, by striking from line 5 the words "Water Control and" and by inserting in lieu thereof the word "Natural".

Further amend House File 2, section 39, by striking from line 5 the words "Water Control and" and by inserting in lieu thereof the word "Natural".

Further amend House File 2, section 40, by striking from line 4 the words "Water Control and" and by inserting in lieu thereof the word "Natural".

Further amend the title of House File 2 by striking from line 2 the words "Water Control and" and by inserting in lieu thereof the word "Natural"; and by adding after the word "to" in line 21 of said title the words "natural resources,".

GEORGE FAUL.
DEVERE WATSON.
LEROY S. MERCER.

Amend Senate File 201 as follows:

- 1. Strike section 2 of Senate File 201 and substitute in lieu thereof the following: "Sec. 2. That section four hundred twenty-nine point four (429.4), Code 1946, be further amended by adding after the period (.) at the end thereof the following: 'For the purpose of this deduction accrued and unpaid taxes upon real estate, personal property, and for state or federal income tax shall be considered a debt. In addition to any such deduction of indebtedness and taxes he shall be entitled to deduct an additional amount of five thousand dollars (\$5,000).'"
- 2. Further amend Senate File 201 by adding the following section: "Sec. 3. That section four hundred twenty-nine point two (429.2), Code 1946, be amended by substituting a comma (,) for the period (.) at the end thereof and adding thereto the following: 'except that the tax to be imposed upon any of the above property upon

which no income has been paid or accumulated during the year preceding the date of assessment shall be one (1) mill on the dollar.".

3. Further amend Senate File 201 by adding the following section: "Sec. 4. That subsection twenty (20) of section four hundred twenty-seven point one (427.1), Code 1946, be amended by inserting before the word 'telegraph' in line two (2) thereof the word 'domestic'; by striking from lines three (3) and four (4) thereof the words and comma (,) 'freight line and equipment companies,'; by inserting before the word 'transmission' in line four (4) the word 'domestic'; by striking from line five (5) the words and comma (,) 'express companies,'; by inserting before the word 'corporation' in lines five (5) and six (6) the word 'domestic'."

ARTHUR H. JACOBSON.

Amend Senate File 201 by adding thereto an additional section as follows:

"Section four hundred twenty-seven point one (427.1), Code 1946, is amended by adding thereto a new subsection as follows: 'The shares of capital stock of manufacturing corporations organized under the laws of other states having their main operating offices and principal factories in the state of Iowa.'"

GEORGE FAUL. HERMAN B. LORD. FRANK C. BYERS.

Amend Senate File 283, section 4, by adding at the end of line 23 thereof the following:

"No such rule shall prohibit advertising."

Further amend Senate File 283 by adding a new section as follows:

"Section one hundred forty-seven point fifty-five (147.55), Code 1946, subsection seven (7), is hereby amended by striking the word 'or' in line one (1) and substituting in lieu thereof a comma (,) and by inserting a comma (,) after the word 'improbable', and adding immediately thereafter the phrase 'deceptive or misleading'."

E. K. BEKMAN. R. R. BATESON. EDWARD S. PARKER.

Amend House File 302 by striking all of line 3 and inserting in lieu thereof the following: "No".

Further amend House File 302 by adding at the end thereof the following: "This provision shall not apply to fraternal beneficial associations as defined in chapter five hundred twelve (512), Code 1946."

E. K. BERMAN.

Amend House File 443, by adding a new section as follows: "Cities and towns of twenty-five hundred (2,500) or more population shall have the power by ordinance to provide for the cutting or destroying by the property owners, of all weeds, vines, brush or other growth which constitute a health, safety or fire hazard and to provide for such destruction by the city or town and for the assessment of the cost and expenses thereof to the property in the event of the owner's failure to comply after due notice. Any such ordinance shall provide for notice to be served upon the property owner prior to the incurring of any cost of destruction by the city or town and further prescribe the method of certification of all costs of destruction and expenses, which amount shall be a debt due the corporation from the owner and shall be assessed against said property and be a lien thereon and collected as in the case of special assessments."

JOHN P. BERG.

Amend the title to House File 443 by inserting after the word "of" in line 4 the following: "growing weeds, vines, brush or other growth including".

JOHN P. BERG.

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Monday, March 21, 1949.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MARCH 21, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend D. Artman, pastor of the Methodist church, Toledo, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Martin for the day on request of Senator Faul; Senator Tudor for the day on request of Senator Hattery.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Benson, from residents of Carroll county favoring legislation pertaining to the practice of pharmacy.

By Senator Berg, from members of the parent-teacher association of Bayard, Guthrie county, favoring proposed multi-county health legislation; also, from residents of Black Hawk county favoring legislation pertaining to the practice of pharmacy.

By Senate Dykhouse, from residents of Sioux county favoring local option.

By Senator Henningsen, from residents of Clinton county favoring local option; also, a telegram from the Clinton Chamber of Commerce opposing proposed labor legislation; also, from a county officer of Clinton county favoring proposed highway legislation: also, from residents of Linn county favoring state aid to schools; also, from residents of Clinton county opposing local option.

By Senator Leo, from residents of Tama county favoring legislation pertaining to the practice of pharmacy.

By Senator Linnevold, from residents of Winneshiek county favoring repeal of the basic science law.

By Senator Lord, from residents of Muscatine county favoring legislation pertaining to the practice of pharmacy.

By Senator Maytag, from residents of Scott county asking at least twenty-five per cent of the cost of public education come from the general fund.

By Senator Parker, from residents of Plymouth county favoring legislation pertaining to the practice of pharmacy.

By Senator Prentis, from residents of Ringgold county favoring local option.

By Senator Vittetoe, from members of the Federated club of Malcom, Poweshiek county, asking that at least twenty-five per cent of the cost of public education come from the general fund; also, from residents of Keokuk county favoring local option.

By Senator Watson of Pottawattamie, from residents of Poweshiek and Pottawattamie counties favoring local option.

INTRODUCTION OF BILLS

Senate File 474, by committee on agriculture, a bill for an act to require the registration of aircraft and ground machinery units used commercially for spraying and dusting agricultural and horticultural lands and buildings, providing for registration fee and the licensing of the applicator of all economic poisons on said lands and buildings by the department of agriculture and providing penalties for violation.

Read first and second times and referred to the sifting committee.

Senate File 475, by committee on judiciary 1, a bill for an act to legalize a resolution passed and approved by the city council of the city of Rock Rapids, Iowa, on March 15, 1949, which resolution fixes the maximum rates that may be charged by said city to customers of electric current by amending section nine (9) of a former resolution, passed and approved November 17, 1947, fixing such maximum rates until payment of certain revenue bonds, as authorized therein, has been made.

Read first and second times and referred to the sifting committee.

AMENDMENTS WITHDRAWN

Senator Faul asked and received unanimous consent to withdraw the amendment to House File 424 filed by him and found on page 740 of the Senate Journal. Senator Faul asked and received unanimous consent to withdraw the amendments filed to Senate File 237 filed by Senators Faul and Berg and found on pages 279 and 280 of the Senate Journal.

BILL WITHDRAWN FROM CONSIDERATION

Senator Hattery asked and received unanimous consent that Senate File 93 be withdrawn from further consideration of the Senate.

TO THE SENATOR FROM LEE

In honor of Senator Hart who today celebrates his birthday, and on motion of Senator Faul, the following, which was presented by Senator Lynes, was ordered printed in the Senate Journal:

Of all the guys in the Senate clan, Among the best is Lee county's Stan; He's dapper and gay and full of fun too, And at serious work his share he'll do.

The man's big and strong and doesn't worry, He does right well with a shady story. Stan puts plenty of pep in his fun or work, And he goes for the scenery of a pretty clerk.

He's had lots of experience from banks to cheese, When chairman of sifting he learned how to squeeze. For a show or a party if you need an M. C. You can't find a better one than our Stan will be.

It took his first assembly to find and assume, That the northwest corner was not a committee room. But from then till now he's never late, In case of doubt he calls rule eight.

Stan is friendly with all, but he has a twin, The distinguished sage, the Senator from Linn. Whether in dive or pub or aristocratic bower, In their coat lapels you'll find a beautiful flower.

And now on this birthday of our Senator brother, Here's hoping he lives for many another. When in future years he thinks of this time, May his worries be few as he recalls the rhyme.

PRESENTATION OF VISITORS

Senator Zastrow asked and received unanimous consent to present to the Senate the members of the junior and senior classes of the Charles City high school who were present in the balcony with Dr. and Mrs. Koenig.

THIRD READING OF BILLS

On motion of Senator Faul, Senate File 372, a bill for an act to amend section three hundred sixty-five point seventeen (365.17), Code 1946, relating to civil service, was taken up, and considered.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 46:

Augustine	Gillespie	McCarville	Skourup
Bateson	Hart -	McMurry	Van Eaton
Bekman	Hattery	Mercer	Van Patten
Benson	Henningsen	Miller	Vittetoe
Berg	Hultman	Myrland	Walter
Bvers	Humbert	Parker	Watson of
Colburn	Knudson	Prentis	O'Brien
Dykhouse	Leo	Reilly	Watson of
Elthon	Linne vold	Ridout	Pottawattamie
Faul	Lord	Risk	West
Fishbaugh	Lynes	Roberts	Whitehead
Foster	Maytag	Sharp	Zastrow

Nays: none.

Absent or not voting, 4:

Doud Jacobson Martin Tudor

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

On motion of Senator Knudson, Senate File 348, a bill for an act to amend chapter two hundred twenty-seven (227), Code 1946, relating to transferees from state hospitals for the insane to county or private institutions for the insane and to provide state aid for the support of such patients, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Hart took the chair at 10:40 a.m.

Senator Jacobson offered the following amendment and moved its adoption:

Amend Senate File 348 by striking section 2.

Roll call was demanded.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 5:

Augustine J Humbert

Jacobson

Roberts

Watson of Pottawattamie

Nays, 42:

Bateson Bekman Benson Berg Byers Colburn Doud Dykhouse Elthon

Fishbaugh

Foster Gillespie Hart Hattery Henningsen Hultman Knudson Leo Linnevold Maytag McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Risk Skourup Van Eaton Van Patten Vittetoe Walter Watson of O'Brien West Whitehead Zastrow

Absent or not voting, 3:

Martin

Faul

Ridout

Lord

Lynes

Tudor

Sharp

The amendment was lost.

Senator Knudson offered the following amendment and moved its adoption:

Amend the title to Senate File 348 by striking the period (.) at the end of line 5 and adding the following: "and to provide an appropriation therefor."

The amendment was adopted.

Senator Knudson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 44:

Bateson

Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Knudson
Leo
Linnevold
Lord
Lynes
Maytag
McCarville

McMurry Mercer Miller Myrland Parker Prentis Reilly Risk Roberts Sharp Skourup Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West Whitehead

Zastrow

Nays, 3:

Augustine

Humbert

Jacobson

Absent or not voting, 8:

Martin

Ridout

Tudor

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

Senator Knudson moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 147, a bill for an act relating to anti-freeze.

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

Senate File 149, a bill for an act relating to the incurring of indebtedness by cities and towns.

Also: That the House has concurred in Senate amendments to and passed House File 7, a bill for an act relating to self-liquidating improvements and providing for the financing of the construction of sewage treatment plants.

Also: That the House has concurred in Senate amendments to and passed House File 281, a bill for an act making wanton neglect on the part of a parent of his or her child unlawful and providing penalty therefor.

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

House File 237, a bill for an act defining "sales at retail" subject to the Iowa retail sales tax.

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

House File 252, a bill for an act to provide additional penalty of one dollar for taxpayers delinquent more than ten days after the return shall have become due.

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

House File 366, a bill for an act to legalize and validate the proceeding authorizing school bonds by rural independent school district number four, Scott county.

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

House File 368, a bill for an act relating to fire hazards in hotels.

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

House File 423, a bill for an act to legalize the corporate acts and proceedings in connection with the renewal of the corporate existence of the Mutual Telephone Exchange of Mystic.

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

House File 463, a bill for an act relating to tuition for high school students from the Iowa juvenile home and the Iowa soldiers' orphans' home.

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

House File 469, a bill for an act to legalize the proceedings of the boards of directors of the Toledo independent school district and the Toledo township district number four of Tama county.

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

House File 508, a bill for an act relating to the destruction of premarital health blanks used in obtaining marriage licenses.

A. C. Gustafson, Chief Clerk.

HOUSE AMENDMENTS TO SENATE FILE 147

Amend Senate File 147 by striking the word "annually" in line 3 of section 4.

Further amend Senate File 147 by striking all after the word "state" in line 12 of section 4 and by striking lines 13 and 14 of section 4 and substituting in lieu thereof the following: "until the formula or labeling of the anti-freeze is changed in any manner".

HOUSE MESSAGES CONSIDERED

House File 237, a bill for an act to amend section four hundred twenty-two point forty-two (422.42), Code 1946, defining "sales at retail" subject to the Iowa retail sales tax.

Read first and second times and referred to the sifting committee.

House File 252, a bill for an act to amend section four hundred twenty-two point fifty-eight (422.58), Code 1946, to provide additional penalty of one dollar (\$1) for taxpayers delinquent more than ten (10) days after the return shall have become due.

Read first and second times and referred to the sifting committee.

House File 366, a bill for and act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of school building bonds by rural independent school district number four (4), township of Pleasant Valley, in the county of Scott, state of Iowa, and the provisions made for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said school district.

Read first and second times and referred to the sifting committee.

House File 368, a bill for an act relating to fire hazards in hotels and providing for approved construction, safety appliances, promulgation and enforcement of rules and regulations by the state fire marshal, installation of fire fighting appliances, inspection, prosecution and appeals; and to amend chapter one hundred seventy (170), Code 1946, relating to hotels and food establishments.

Read first and second times and referred to the sifting committee.

House File 423, a bill for an act to legalize the corporate acts and proceedings in connection with the renewal of the corporate existence and adoption of the articles of incorporation of the Mutual Telephone Exchange of Mystic and to provide for the renewal of the charter of the said Mutual Telephone Exchange of Mystic.

Read first and second times and referred to the sifting committee.

House File 463, a bill for an act to amend section two hundred eighty-two point eighteen (282.18), Code 1946, relating to tuition for high school students from the Iowa juvenile home and the Iowa soldiers' orphans' home.

Read first and second times and referred to the sifting committee.

House File 469, a bill for an act to legalize the proceedings of the boards of directors of the Toledo independent school district and the Toledo township district number four (4), of Tama county, in transferring certain territory in the Toledo township district to the Toledo independent school district all in the city of Toledo, Iowa.

Read first and second times and referred to the sifting committee.

House File 508, a bill for an act to amend section five hundred ninety-six point three (596.3), Code 1946, relating to the destruction of premarital health blanks used in obtaining marriage licenses.

Read first and second times and referred to the sifting committee.

HOUSE AMENDMENTS CONSIDERED

Senator Whitehead called up for consideration Senate File 147, a bill for an act relating to anti-freeze; to provide that no anti-freeze shall be sold, exposed for sale, or held with intent to sell

within this state until inspected by the Department of Agriculture and found to comply with the provisions of this act; to provide inspection fees and distribution of the same; to provide that the department shall be authorized to make rules and regulations; to prohibit certain matters in advertising; to define terms; to provide how this act may be cited; and to provide penalties, amended by the House, and moved that the Senate concur in the following amendments:

Amend Senate File 147 by striking the word "annually" in line 3 of section 4.

Further amend Senate File 147 by striking all after the word "state" in line 12 of section 4 and by striking lines 13 and 14 of section 4 and substituting in lieu thereof the following: "until the formula or labeling of the anti-freeze is changed in any manner".

President Evans took the chair at 11:50 a.m.

The Senate concurred in the House amendments.

Senator Whitehead moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Gillespie Bateson Hart Bekman Hattery Benson Henningsen Berg Hultman Humbert Byers Colburn Jacobson Knudson Doud Dykhouse Leo Elthon Linnevold Faul Lord Fishbaugh Lynes Foster

Maytag
McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Risk
Roberts

Skourup
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Zastrow

Nays: none.

Absent or not voting, 3:

Martin

Ridout

Tudor

Sharp

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

BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on March 18 the Governor had signed the following bill:

Senate File 456, relating to the independent school district of Bellevue, Jackson county, Iowa.

On motion of Senator Elthon, the Senate recessed until 2:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

REPORT OF SIFTING COMMITTEE

MR. PRESIDENT: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the calendar:

SIFTING COMMITTEE CALENDAR

S. F. 305 S. F. 337 S. F. 451

S. F. 299

LEGALIZING ACT CALENDAR

H. F. 366

H. F. 423

H. F. 469

LEO ELTHON, Chairman.

PRESENTATION OF VISITORS

Senator Mercer asked and received unanimous consent to present to the Senate Bertrand Hinrichs, son of Representative Hinrichs of Iowa county, and Garth Hinrichs who were present in the balcony.

THIRD READING OF BILLS

On motion of Senator Leo, Senate File 405, a bill for an act to legalize the proceedings of the boards of directors of the Toledo independent school district and the Toledo township district number four (4) of Tama county, in transferring certain territory in the Toledo township district to the Toledo independent school district, all in the city of Toledo, Iowa, was taken up.

Senator Leo asked and received unanimous consent that House File 469 be substituted for Senate File 405 and that Senate File 405 be withdrawn from further consideration of the Senate.

On motion of Senator Leo, House File 469, a bill for an act to legalize the proceedings of the boards of directors of the Toledo independent school district and the Toledo township district num-

ber four (4) of Tama county, in transferring certain territory in the Toledo township district to the Toledo independent school district all in the city of Toledo, Iowa, was taken up, and considered

Senator Leo moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass!" the vote was:

Ayes, 47:

Augustine Gillespie Skourup Maytag McCarville Van Eaton Bateson Hart Van Patten Bekman Hattery McMurry Benson Henningsen Vittetoe Mercer Berg Hultman Miller Walter Watson of Humbert Myrland Byers Parker O'Brien Colburn Jacobson Knudson Watson of Doud Reilly Ridout Pottawattamie Dykhouse Leo Linnevold Risk West Elthon Whitehead Faul Lord Roberts Zastrow Fishbaugh Lynes Sharp Foster

Nays: none.

Absent or not voting, 8:

Martin Prentis Tudor

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

On motion of Senator Lynes, Senate File 470, a bill for an act to appropriate from the general fund of the state of Iowa for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, a fund for the office of the board of control, was taken up, and considered.

Senator Lynes moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse

Faul Fishbaugh Foster Gillespie Hart Hattery Henningsen Hultman Jacobson Knudson Leo
Linnevold
Lord
Lynes
Maytag
McCarville
McMurry
Mercer
Miller

Myrland

Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp
Skourup
Van Eaton
Van Patten

Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West Whitehead Zastrow

Nays: none.

Absent or not voting, 8:

Humbert

Martin

Tudor

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

On motion of Senator Lynes, Senate File 471, a bill for an act to appropriate from the general fund of the state of Iowa for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, a fund for the board of control institutional state roads, was taken up, and considered.

Senator Lynes moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh

Gillespie
Hart
Hattery
Henningsen
Hultman
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes

McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp

McCarville

Skourup
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 3.

Humbert

Martin

Maytag

Tudor

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

UNFINISHED BUSINESS

Senator Jacobson called up for further consideration Senate File 201, a bill for an act to amend section four hundred twenty-nine point four (429.4), Code 1946, relating to deductions from the actual value of property which any person is required to have listed or assessed, to provide for the deduction of debts from property referred to in section four hundred twenty-nine point two (429.2),

Code 1946, and providing for an exemption from property listed and assessed.

Senator Jacobson asked and received unanimous consent to withdraw the amendments to Senate File 201 filed by him and found on pages 610 and 738 of the Senate Journal.

Senator Jacobson offered the following amendment:

Amend Senate File 201 as follows:

- 1. Strike section 2 of Senate File 201 and substitute in lieu thereof the following: "Sec. 2. That section four hundred twenty-nine point four (429.4), Code 1946, be further amended by adding after the period (.) at the end thereof the following: 'For the purpose of this deduction accrued and unpaid taxes upon real estate, personal property, and for state or federal income tax shall be considered a debt. In addition to any such deduction of indebtedness and taxes he shall be entitled to deduct an additional amount of five thousand dollars (\$5,000).'"
- 2. Further amend Senate File 201 by adding the following section: "Sec. 3. That section four hundred twenty-nine point two (429.2), Code 1946, be amended by substituting a comma (,) for the period (.) at the end thereof and adding thereto the following: 'except that the tax to be imposed upon any of the above property upon which no income has been paid or accumulated during the year preceding the date of assessment shall be one (1) mill on the dollar.'"
- 3. Further amend Senate File 201 by adding the following section: "Sec. 4. That subsection twenty (20) of section four hundred twenty-seven point one (427.1), Code 1946, be amended by inserting before the word 'telegraph' in line two (2) thereof the word 'domestic'; by striking from lines three (3) and four (4) thereof the words and comma (,) 'freight line and equipment companies,'; by inserting before the word 'transmission' in line four (4) the word 'domestic'; by striking from line five (5) the words and comma (,) 'express companies,'; by inserting before the word 'corporation' in lines five (5) and six (6) the word 'domestic'."

Senator Jacobson moved the adoption of section 1 of the amendment, which motion prevailed, and section 1 of the amendment was adopted.

On motion of Senator Jacobson, section 2 of the amendment was adopted.

Senator Jacobson moved the adoption of section 3 of the amendment.

Roll call was demanded.

On the question "Shall section 3 of the amendment be adopted?" the vote was:

Ayes, 30:

Augustine Gillespie Bateson Hattery Renson Jacobson Colburn Knudson Doud Leo Elthon Linnevold Fishbaugh \ Lord Foster Lynes

Maytag McCarville McMurry Miller Prentis Ridout Risk Roberts Sharp Skourup Van Patten Walter Watson of O'Brien Zastrow

Nays, 16:

Bekman Berg Dykhouse Faul Henningsen Hultman Mercer Myrland Parker Reilly Van Eaton Vittetoe Watson of Pottawattamie West Whitehead

Absent or not voting, 4:

Byers

Hart.

Humbert

Martin

Tudor

Section 3 of the amendment was adopted.

Senator Faul offered the following amendment by Senators Faul, Lord and Byers and moved its adoption:

Amend Senate File 201 by adding thereto an additional section as follows:

"Section four hundred twenty-seven point one (427.1), Code 1946, is amended by adding thereto a new subsection as follows: 'The shares of capital stock of manufacturing corporations organized under the laws of other states having their main operating offices and principal factories in the state of Iowa.'"

Roll call was demanded.

On the question "Shall the amendment be adopted?" the vote was:

Because of personal interest Senator Maytag declined to vote.

Ayes, 38:

Bekman Benson Berg Byers Colburn Doud Dykhouse Elthon

Bateson

Hart
Hattery
Henningsen
Hultman
Jacobson
Knudson
Leo
Linnevold
Lord

Gillespie

McCarville
McMurry
Mercer
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts

Sharp
Skourup
Van Eaton
Van Patten
Vittetoe
Watson of
O'Brien
West
Whitehead

Nays, 4:

Augustine

Faul

Fishbaugh

Watson of Pottawattamie

Zastrow

Absent or not voting, 8:

Foster Humbert Lynes
Martin

Maytag Miller Tudor Walter

The amendment was adopted.

Senator Faul offered the following amendment by Senators Faul and Bekman and moved its adoption:

Amend Senate File 201 by adding thereto an additional section as follows:

"Section four hundred twenty-seven point one (427.1), Code 1946, is amended by adding thereto a new subsection as follows: 'The shares of capital stock of merchandising corporations organized under the laws of other states having all of their retail stores located in the state of Iowa.'"

Roll call was demanded.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 36:

Bateson Bekman Benson Berg Byers Colburn Dykhouse Elthon Faul Hart Hattery
Henningsen
Hultman
Jacobson
Knudson
Leo
Linnevold
Lord
Maytag

McCarville
McMurry
Mercer
Myrland
Parker
Reilly
Ridout
Risk
Roberts

Sharp
Skourup
Van Eaton
Van Patten
Vittetoe
Watson of
O'Brien
West
Whitehead

Nays, 7:

Augustine Fishbaugh Gillespie Prentis Walter Watson of Pottawattamie Zastrow

Absent or not voting, 7:

Doud Foster Humbert Lynes Martin Miller Tudor

The amendment was adopted.

Senator Byers offered the following amendment:

Amend Senate File 201 by adding thereto the following new section: "Section four hundred twenty-nine point two (429.2), Code 1946, is hereby amended by striking from line 19 the word 'five' and inserting in lieu thereof the word 'three'."

Senator Bateson moved that action on Senate File 201 be deferred until Tuesday morning, March 22.

Senator Faul moved as a substitute the adoption of the amendment by Senator Byers.

The motion prevailed, and the substitution was made.

Roll call was demanded.

On the question "Shall the amendment by Senator Byers be adopted?" the vote was:

Ayes, 16:

Lord Bekman Dykhouse Sharo Benson Hart Mercer Skourup Henningsen Myrland Van Eaton Berg Byers Hultman Parker Vittetoe

Nays, 26:

Augustine Gillespie McCarville Roberts Bateson McMurry Watson of Hattery O'Brien Humbert Miller Doud Watson of Elthon Jacobson Prentis Pottawattamie Faul Leo Reilly Fishbaugh Ridout West Linnevold Foster Risk Zastrow Maytag

Absent or not voting, 8:

Colburn Lynes Tudor Walter Knudson Martin Van Patten Whitehead

The amendment was lost.

Senator Fishbaugh offered the following amendment:

Amend Senate File 201 as follows: Section four hundred twenty-seven point one (427.1), Code 1946, is hereby amended by adding thereto, as a new section, the following: "23. Moneys and credits belonging to any person engaged in merchandising as defined in section four hundred twenty-eight point sixteen (428.16)".

Senator Bateson moved that the Senate adjourn until 10:00 a.m.

Division was called for.

The motion was lost.

Senator Fishbaugh moved the adoption of his amendment and roll call was demanded.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 18:

Benson Henningsen Reilly Watson of Doud McCarville Skourup Pottawattamie Dykhouse McMurry Van Eaton West Fishbaugh Miller Vittetoe Whitehead Foster Myrland Zastrow Nays, 25: Augustine Faul Jacobson Parker

Bateson Gillespie Leo · Prentis Bekman Linnevold Ridout Hart Risk Berg Hatterv \mathbf{Lord} Byers Hultman Maytag Roberts Colburn Humbert Mercer Sharp Elthon

Absent or not voting, 7:

Knudson Martin Van Patten Watson of Lynes Tudor Walter O'Brien The amendment was lost.

Senator Jacobson offered the following amendment and moved its adoption:

Amend the title to Senate File 201 by striking all after the word "Act" and inserting in lieu thereof the following:

"relating to deductions from the actual value of property which any person is required to have listed or assessed and property which is taxable and property exempt from taxation."

The amendment was adopted.

Senator Jacobson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 28:

Bateson Bekman	Hart Hattery	Lord Maytag	Skourup Van Eaton
Benson	Henningsen	McMurry	Vittetoe
Berg	Jacobson	Mercer	Walter
Byers	Knudson	Parker	Watson of
Doud	Leo	Reilly	O'Brien
Dykhouse Elthon	Linnevold	Sharp	Whitehead

Nays, 19:

Lynes

Augustine	Gillespie	Myrland	Van Patten
Colburn	Hultman	Prentis	Watson of
Faul	Humbert	Ridout	Pottawattamie
Fishbaugh	McCarville	Risk	West
Foster	McCarville Miller	Roberts	vv est Zastrow

Absent or not voting, 3:

Martin

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

Tudor

Senator Jacobson moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

House File 247, a bill for an act to provide a definition for "place of business" with reference to retail sales tax.

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

House File 277, a bill for an act redefining the term "restaurant".

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

House File 306, a bill for an act relating to the appointment of probation officers (in juvenile court) and their salaries and expenses.

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

House File 433, a bill for an act relating to uniform procedure on interstate extradition.

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

House File 559, a bill for an act to legalize the proceedings authorizing the issuance, sale and delivery of community center bonds by the town of Durant, Cedar county, Iowa.

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

House File 565, a bill for an act making appropriations from the general fund of the state of Iowa to the social welfare department.

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

House File 572, a bill for an act to appropriate certain funds for the upkeep of the capitol building and all outlying buildings.

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

House File 573, a bill for an act making appropriation for the compensation and expenses of World War II service compensation board.

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

House File 575, a bill for an act making appropriations to various members of the Iowa commission on interstate cooperation.

A. C. Gustafson, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 247, a bill for an act to provide a definition for "place of business" with reference to retail sales tax.

Read first and second times and referred to the sifting committee.

House File 277, a bill for an act to amend section one hundred seventy point one (170.1), Code 1946, redefining the term "restaurant".

Read first and second times and referred to the sifting committee.

House File 306, a bill for an act to amend chapter one hundred thirty-one (131), Acts of the Fifty-second General Assembly, and section two hundred thirty-one point twelve (231.12), Code 1946, relating to the appointment of probation officers (in juvenile court) and their salaries and expenses.

Read first and second times and referred to the sifting committee.

House File 433, a bill for an act to repeal chapter seven hundred fifty-nine (759), Code of Iowa 1946, and to enact a substitute therefor relating to uniform procedure on interstate extradition.

Read first and second times and referred to the sifting committee.

House File 559, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of community center bonds by the town of Durant, in the county of Cedar, state of Iowa, and the provisions made for the levy and collection of taxes to pay said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said town.

Read first and second times and referred to the sifting committee.

House File 565, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1949, and ending June 30, 1951, to the social welfare department for the purpose of aid to blind fund, aid to dependent children fund, child welfare fund, emergency relief fund and the old age assistance fund.

Read first and second times and referred to the sifting committee.

House File 572, a bill for an act to appropriate certain funds to the custodian of public buildings and grounds of the state of Iowa from the general fund of the state for the maintenance and upkeep of the capitol building and all outlying buildings.

Read first and second times and referred to the sifting committee.

House File 573, a bill for an act making appropriation for the compensation and expenses of World War II service compensation board as created by section six (6), chapter fifty-nine (59), Acts of the Fifty-second General Assembly, its assistants and employees, and providing for the reimbursement of such appropriations of the state general fund from compensation created by section three (3), chapter fifty-nine (59), Acts of the Fifty-second General Assembly.

Read first and second times and referred to the sifting committee.

House File 575, a bill for an act to make appropriations to Allert G. Olson, Osage, Iowa; Ernest T. Smith, Volga, Iowa; Fred Schwengel, Davenport, Iowa; Walter F. Noble, Missouri Valley, Iowa; and J. E. Hansen, Dedham, Iowa.

Read first and second times and referred to the sifting committee.

PROOF OF PUBLICATION

Published copy of Senate File 475 and verified proof of publication of said bill in the Lyon County Reporter, Rock Rapids, on March 17, 1949, is on file with the Secretary of the Senate.

W. J. SCARBOROUGH, Secretary of the Senate.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 58 and 371; also, House Files 133, 145, 201, 389, 413 and 522.

DON RISK, Chairman Senate Committee.
GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: Senate Files 58 and 371; also, House Files 133, 145, 201, 389, 413 and 522.

BILLS SENT TO THE GOVERNOR

Senator Risk, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 21st day of March, 1949, sent to the Governor for his approval: Senate Files 58 and 371.

DON RISK, Chairman.

Passed on file.

AMENDMENTS FILED

Amend Senate File 337 by adding thereto an additional section as follows:

"Sec. 2. Section four hundred eight point ten (408.10),

Code 1946, is amended by adding thereto, following the comma after the word 'protection' in line ten (10) thereof, the following: 'the fund for parking of vehicles'."

Further amend Senate File 337 by correcting the title by striking the final period in said title and inserting in lieu thereof the following: "and to amend chapter four hundred eight (408), Code 1946, relating to bonds and anticipation of special taxes."

GEORGE FAUL

Amend House File 2, section 23, to read as follows:

"Sec. 23. Additional Powers. Subsection six (6) of section four hundred sixty-nine point two (469.2), Code 1946, is amended by striking from line two (2) thereof the words 'executive council' and by inserting in lieu thereof the words 'Iowa natural resources council'; section four hundred sixty-nine point two (469.2), Code 1946, is further amended by striking from lines eight (8) and nine (9) the words 'executive council' and by inserting in lieu thereof the words 'Iowa natural resources council'."

GEORGE FAUL.

Amend House File 126 by striking all after section 1. Further amend the title to House File 126 by striking the following from lines 2, 3 and 4: "and amending section four hundred twenty-two point forty-five (422.45), Code of Iowa, 1946, and".

R. R. BATESON.
J. T. DYKHOUSE.
RALPH W. ZASTROW.

Amend House File 126 by adding thereto the following subsection: "7. The gross receipts from all sales of any goods, wares, merchandise or materials to any contractor to be used for the fulfillment of any written contract with the state of Iowa or with any of the departmental agencies of the state of Iowa or with any tax levying or tax certifying body or governmental subdivision thereof, but such exemption shall not extend to any goods, wares, merchandise or materials which do not become an integral part of the project under contract and which do not at the completion of the contract become public property.

"The exemption herein provided shall not extend to purchases of goods, wares, merchandise or materials purchased or used in connection with any contract with any municipality or municipal utility of any governmental unit affording service to the general public. Such contractor shall certify under oath when claiming such exemption that such goods are to be used for the fulfillment of a contract specifying the same as provided by the provisions of such contract and such certification shall be retained by the seller for a period of five (5) years. Any person who shall falsely certify in

connection with such purchase shall be guilty of a misdemeanor and punished accordingly, and shall in addition thereto be subject to the payment of such tax, penalty and interest, as is provided by the sales and use tax statutes.

"In the event such goods, wares, merchandise and material are not used in the performance of a contract on which exemption has been claimed, such contractor shall be liable for use tax on these goods, wares, merchandise and materials, and such tax shall be due within 30 days after the completion of such contract and the contractor shall make a return of such tax due to the state tax commission."

J. KENDALL LYNES.

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Tuesday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MARCH 22, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend E. L. Marousek, pastor of the Presbyterian church, Jefferson, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Maytag for the day on request of Senator Vittetoe.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Doud, from residents of Jefferson county favoring legislation pertaining to the practice of pharmacy.

By Senator Dykhouse, from residents of Sioux county favoring local option.

By Senator Faul, from residents of Polk county favoring participation in world federated government.

By Senator Hattery, from residents of Boone county favoring legislation pertaining to the practice of pharmacy; also, favoring local option.

By Senator Henningsen, from residents of Linn, Marshall and Story counties favoring state aid to schools.

By Senator Humbert, from residents of Adams county favoring legislation pertaining to the practice of pharmacy.

By Senator Knudson, from officials of Hancock county favoring an increase in mileage for county officers; also, from residents of 'Cerro Gordo county favoring proposed conservation legislation.

By Senator Lord, from residents of Muscatine county favoring legislation pertaining to the practice of pharmacy; also, from members of Guthrie county board of social welfare favoring legislation pertaining to aid to dependent children; also, from residents of Muscatine county favoring participation in world federated government.

By Senator McMurry, from residents of Lucas county favoring legislation pertaining to the practice of pharmacy.

By Senator Parker, from residents of Plymouth county favoring legislation pertaining to the practice of pharmacy.

By Senator Prentis, from residents of Decatur county favoring local option.

By Senator Ridout, from residents of Emmet county favoring local option; also, from residents of Kossuth county opposing local option.

By Senator Skourup, from residents of Des Moines county favoring proposed labor legislation; also, favoring repeal of the basic science law.

By Senator Tudor, from residents of Jones county favoring local option.

By Senator Van Eaton, from residents of Woodbury county favoring civil service for state employees.

INTRODUCTION OF BILLS

Senate File 476, by committee on appropriations, a bill for an act making an additional appropriation for the payment of the cost of printing for the Fifty-third General Assembly.

Read first and second times and referred to the sifting committee.

Senate File 477, by committee on appropriations, a bill for an act making an appropriation for the purpose of defraying expenses of snow removal in the state of Nebraska.

Read first and second times and referred to the sifting committee.

Senate File 478, by committee on insurance, a bill for an act amending chapter two hundred forty-nine (249), Acts of the Fifty-second General Assembly, relating to the consolidation and merger of corporations.

Read first and second times and referred to the sifting committee.

Senate File 479, by committee on appropriations, a bill for an act to make an appropriation from the general fund of the state

of Iowa in the sum of fifteen thousand dollars (\$15,000) or so much thereof as may be necessary for the purpose of paying the expense of a survey by the state conservation commission of the water pollution problem and sanitary condition in relation to Clear Lake and abutting property in Cerro Gordo county, Iowa.

Read first and second times and referred to the sifting committee.

"1903 — 1949"

Senator Faul asked and received unanimous consent to take up the following resolution by the members of the Senate as a committee of the whole:

SENATE RESOLUTION 46

Whereas, Minnesota has Paul Bunyan, who sat down on ten acres and was stronger than an onion; and,

Whereas, Iowa has no legendary characters all ready made with which to rake off a little of that profitable Bemidji tourist trade; and,

Whereas, it does have one character with muscles bigger than bustles; and,

Whereas, he has been known to take a sideshow wrestler who weighed three hundred pounds less an ounce, and make him bounce and bounce and bounce; and,

Whereas, he is one of the members of the Iowa Senate sufficiently rash or sufficiently powerful to raise a mustache; and,

Whereas, you could put the Governor's residence between his left shoulder blade and his right shoulder blade, and he casts a remarkable amount of shade;

Now, Therefore, Be It Resolved by the Senate: Without anyone concurring, that "Buster" Lynes should be made into a state monument like the soldiers and sailors or one of those other chunks of stone; and when the word gets to Minnesota that Iowa has got that kind of a figger, they won't find any bigger. And this shall be effective when published in a city brief, in the Perry Daily Chief.

Senator Hattery offered the following amendment to the resolution and moved its adoption:

Amend Senate Resolution 46 by adding thereto the following: "That the Senator from Bremer be required to present to each member of the Senate a Farm Bureau necktie to be worn by each Senator for the remainder of the session and especially when Farm Bureau legislation is being considered.

"That the statute provided for in this resolution shall be enacted without any expense to the state and shall come purely from voluntary donations by the members of the Senate, the clerks of the Senate and any other interested parties."

The amendment was adopted.

The resolution as amended was unanimously adopted with Best Wishes.

ADDITIONAL COPIES

Senator Jacobson asked and received unanimous consent to have 500 copies of Senate File 201 as passed by the Senate printed.

THIRD READING OF BILLS

On motion of Senator Mercer, House File 424, a bill for an act to amend section three hundred sixty-eight point thirty (368.30), Code 1946, relating to the extension of a municipality's jurisdiction outside its limits for fire fighting and other emergency purposes, was taken up, and considered.

Senator Mercer moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Augustine	Gillespi e	McCarville	Tudor
Bateson	Hart	McMurry	Van Eator
Bekman	Hattery	Mercer	Van Patte
Benson	Henningsen	Miller	Vittetoe
Berg	Hultman	Myrland	Walter
Byers	Humbert	Parker	Watson of
Colburn	Jacobson	Prentis	O'Brien
Doud	Knudson	Reilly	Watson of
Dykhouse	Leo	Ridout	Pottawa
Elthon	Linnevold	Risk	West
Faul	Lord	Roberts	Whitehead
Fishbaugh	Lynes	Sharp	Zastrow
Foster	Martin	Skourup	

n en f attamie d

Nays: none.

Absent or not voting, 1:

Maytag

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

On motion of Senator Mercer, House File 386, a bill for an act to amend section three hundred fifty-eight point one (358.1), Code 1946, relating to the incorporation of sanitary districts, was taken up, and considered.

Senator Jacobson took the chair at 10:30 a.m.

Senator Mercer moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes
Martin

McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharo

Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 1:

Maytag

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

Senator Mercer moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Lord, Senate File 389, a bill for an act to amend chapter ninety-six (96), Code 1946, by amending section ninety-six point nineteen (96.19), Code 1946, defining the term "employer" and relating to coverage under this chapter; also section ninety-six point fourteen (96.14), Code 1946, relating to the collection of contributions, compromises of contributions, and the filing of notice of lien, was taken up, and considered.

Senator Lord moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes
Martin

McCarville
McMurry
Mercer
Miller
Myrland
Prentis
Reilly
Ridout
Risk
Roberts

Sharp

Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie

West Whitehead Zastrow Navs: none.

Absent or not voting, 1:

Maytag

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

On motion of Senator Linnevold, House File 108, a bill for an act to amend section four hundred four point five (404.5), subsection nineteen (19), Code 1946, relating to public libraries and providing for an increase in permissible tax for library purposes, was taken up, and considered.

Senator Faul offered the following amendment and moved its adoption:

Amend House File 108, section 1, by striking from line 5 the words "and one-half".

The amendment was adopted.

Senator Linnevold moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Augustine Bateson Bekman Benson Berg Byers Colburn Doud Dykhouse Elthon Faul Fishbaugh Foster

Henningsen Hultman Humbert Jacobson Knudson Leo Linnevold Lord

Gillespie

Hattery

Hart

Lynes Martin McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk

Roberts Sharp Skourup Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of

Pottawattamie West Whitehead Zastrow

Nays: none.

Absent or not voting, 1:

Maytag

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

Senator Linnevold moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

BILL WITHDRAWN FROM CONSIDERATION

Senator Linnevold asked and received unanimous consent that Senate File 100 be withdrawn from further consideration of the Senate.

On motion of Senator Faul, House File 89, a bill for an act to amend section six hundred two point forty-three (602.43), Code 1946, and relating to the duration of liens of judgments transcripted from municipal courts to district courts, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Aves. 46:

Augustine Foster Lynes Bateson Gillespie Martin Bekman Hart Benson Hattery Berg Henningsen Mercer Byers Hultman Myrland Colburn Humbert Prentis Doud Jacobson Reilly Dykhouse Knudson Ridout Elthon Leo Risk Faul Linnevold Roberts Fishbaugh Lord Sharp

Skourup Tudor McCarville Van Eaton McMurry Van Patten Vittetoe Walter Watson of Pottawattamie West Whitehead Zastrow

Nays: none.

Absent or not voting, 4:

Maytag Miller Parker

Watson of O'Brien

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

On motion of Senator Roberts, Senate File 415, a bill for an act to amend section three hundred twenty-one point two hundred eighty-one (321.281), Code 1946, relating to the punishment for the fourth and subsequent offense of operating a motor vehicle while intoxicated, was taken up, and considered.

Senator Roberts moved that the bill be read a third time now. which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord

McCarville
McMurry
Mercer
Miller
Myrland
Prentis
Reilly
Ridout
Risk
Roberts
Sharp
Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 2:

Maytag

Parker

Lynes Martin

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

On motion of Senator Doud, Senate File 256, a bill for an act to amend section three hundred nine point thirty-five (309.35), Code 1946, relating to the surveys required for construction of secondary roads, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Doud moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes

Martin McCarville McMurry Mercer Miller Myrland Prentis Reilly Ridout Risk Roberts Sharp Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
Whitehead
Zastrow

Nays: none.

Absent or not voting, 3:

Maytag

Parker

\ West

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

President Evans took the chair at 11:00 a.m.

On motion of Senator Whitehead, House File 38, a bill for an act to amend section six hundred thirty-six point thirty-two (636.32), Code 1946, relating to distributive share of surviving spouse when decedent dies intestate and without issue, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Whitehead moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord

Lynes

Martin

McCarville
McMurry
Mercer
Miller
Myrland
Prentis
Reilly
Ridout
Risk
Roberts
Sharp
Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 2: Maytag Parker

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

Senator Whitehead moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Foster, House File 443, a bill for an act to amend chapter three hundred seventeen (317), Code 1946, and chapter one hundred sixty-eight (168), Acts of the Fifty-second General Assembly, relating to the control and destruction of noxious weeds, was taken up, and considered.

Senator Berg offered the following amendments and moved their adoption:

Amend House File 443, by adding a new section as follows:

"Cities and towns of twenty-five hundred (2,500) or more population shall have the power by ordinance to provide for the cutting or destroy-

ing by the property owners, of all weeds, vines, brush or other growth which constitute a health, safety or fire hazard and to provide for such destruction by the city or town and for the assessment of the cost and expenses thereof to the property in the event of the owner's failure to comply after due notice. Any such ordinance shall provide for notice to be served upon the property owner prior to the incurring of any cost of destruction by the city or town and further prescribe the method of certification of all costs of destruction and expenses, which amount shall be a debt due the corporation from the owner and shall be assessed against said property and be a lien thereon and collected as in the case of special assessments."

Amend the title to House File 443 by inserting after the word "of" in line 4 the following: "growing weeds, vines, brush or other growth including".

The amendments were adopted.

Senator Zastrow moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine Bateson Bekman Benson Berg Byers Colburn Doud Dykhouse Elthon Faul Fishbaugh Martin Foster

Gillespie Hart Hattery Henningsen Hultman Humbert Jacobson Knudson Leo Linnevold Lord Lynes

McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp

Skourup Tudor Van Eaton Van Patten Vittetoe Watson of O'Brien Watson of Pottawattamie Walter Whitehead Zastrow

Nays, 1:

West

Absent or not voting, 1:

Maytag

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

On motion of Senator Benson, Senate File 211, a bill for an act to legalize certain issues of capital stocks of Iowa corporations, upon compliance herewith, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Benson moved that the bill be read a third time now. which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 43:

Augustine Henningsen Bateson Hultman Bekman Humbert Benson Jacobson Colburn Knudson Dykhouse Leo Elthon Linnevold Lord Faul Fishbaugh Lynes Martin Foster Gillespie McMurry Hattery

Mercer Miller Myrland Prentis Reilly Ridout Risk Roberts Sharp Skourup Tudor Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays, 1:

Byers

Absent or not voting, 6:

Berg Hart Doud Maytag McCarville Parker

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

Senator Benson moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Whitehead, Senate File 378, a bill for an act to amend section three hundred thirty point five (330.5), Code 1946, relating to the acquisition by municipalities of rights in air space for airport approaches, was taken up, and considered.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

House File 349, a bill for an act relating to the salary of the treasurer of the Iowa state fair board.

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

House Concurrent Resolution 19, requesting the Governor to return for correction House File 522, a bill making an appropriation for the board of control.

A. C. GUSTAFSON, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 20

Whereas, it has been discovered that there is a slight error in House File 522, a bill for an act making appropriation for the board of control; and.

Whereas, said bill has passed both houses of the Fifty-third General Assembly and is now in the Governor's office awaiting his approval;

Now, Therefore, Be It Resolved by the House, the Senate Concurring: That the Governor be requested to return House File 522 for the purpose of correcting the error.

HOUSE MESSAGE CONSIDERED

House File 349, a bill for an act to amend section one hundred seventy-three point ten (173.10), Code 1946, relating to the salary of the secretary of the Iowa state fair board and section one hundred seventy-three point twelve (173.12), Code 1946, relating to the salary of the treasurer of the Iowa state fair board.

Read first and second times and referred to the sifting committee.

HOUSE CONCURRENT RESOLUTION 20

Senator Lynes asked and received unanimous consent to take up House Concurrent Resolution 20, a resolution requesting the Governor to return for correction House File 522, and moved its adoption.

The motion prevailed and the resolution was adopted.

OFFICIAL ACCEPTANCE OF ASSIGNMENT

Senator Faul, as a member of the Senate patronage committee, called to the attention of the members of the Senate action taken on January 10. He also stated that "James Roger Reilly" with his mother was present in the Senate chamber and asked that President Evans direct two of the page boys to escort their compatriot to the front.

The pages escorted "James Roger" with the assistance of his father to the front where Senator Faul affixed the official badge as page of the Fifty-third General Assembly.

"YES! WE DID HAVE BANANAS"

Senator Van Eaton arose on a point of personal privilege and announced that he had secured a supply of bananas which the

pages would distribute to the members, officers and employees of the Senate.

On motion of Senator Elthon, the Senate recessed until 2:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

THIRD READING OF BILLS

The Senate resumed consideration of Senate File 378.

Senator Whitehead moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 45:

Augustine Hart Hattery Bateson Bekman Henningsen Benson Hultman Berg Humbert Byers Jacobson Colburn Knudson Dykhouse Leo Linnevold Elthon Lynes Faul Foster Martin McCarville Gillespie

McMurry Mercer Miller Myrland Parker Reilly Ridout Risk Roberts Sharp Skourup Tudor Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays, 2:

Fishbaugh

Absent or not voting, 3:

Doud

Lord

Prentis

Maytag

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

Senator Whitehead moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Watson of Pottawattamie, House File 120, a bill for an act to amend section three hundred seven point nine (307.9), Code 1946, as amended, relating to the salary of the special assistant attorney general assigned to the state highway commission, was taken up, and considered.

Senator Watson of Pottawattamie moved that the bill be read a

McCarville

third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine Hart Bekman Hattery Benson Henningsen Berg Hultman Byers Humbert Dykhouse Jacobson Doud Knudson Colburn Leo Elthon Linnevold Faul Lord Fishbaugh Lynes Foster Martin

McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp Skourup

Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie

West Whitehead Zastrow

Nays: none.

Gillespie

Absent or not voting, 2: Bateson Maytag

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

On motion of Senator Faul, Senate File 447, a bill for an act to provide for the destruction of certain document records and receipts that are held by various county offices within the state of Iowa, was taken up, and considered.

Senator Faul offered the following amendment and moved its adoption:

Amend Senate File 447, section 1, by striking from lines 1 and 2 the words "That the board of supervisors is authorized to order destroyed within" and by inserting in lieu thereof the words "The boards of supervisors are authorized to order destroyed, after".

The amendment was adopted.

Senator Faul offered the following amendment and moved its adoption:

Amend Senate File 447 by adding an additional section as follows:

"Sec. 3. Section five hundred ninety-six point three (596.3), Code 1946, is amended by adding at the end of said section the following: 'The clerk of the district court may destroy said test forms filed in his office two years after the laboratory date thereon."

Further amend the title to Senate File 447 by striking the period in line 3 and inserting in lieu thereof the following: "and to permit the clerk of the district court to destroy, after two years, the laboratory analysis results of premarital tests and to amend section five hundred ninety-six point three (596.3), Code 1946,"

The amendment was adopted.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine Hart Bateson Hatterv Bekman Henningsen Benson Hultman Humbert Berg Byers Jacobson Colburn Knudson Dykhouse Leo Linnevold Elthon Lord Faul Fishbaugh Lynes Foster Martin Gillespie McCarville

McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Zastrow

Nays: none.

Absent or not voting, 2: Doud Maytag

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

On motion of Senator Bekman, House File 300, a bill for an act to amend sections one hundred forty-seven point sixteen (147.16), one hundred forty-seven point nineteen (147.19), one hundred forty-seven point eighty (147.80), one hundred forty-seven point one hundred seven (147.107) and chapter one hundred fifty-two (152); to repeal sections one hundred fifty-two point one (152.1), one hundred fifty-two point two (152.2), one hundred fifty-two point three (152.3), one hundred fifty-two point four (152.4) and to enact new sections in lieu thereof; Code 1946, all relating to the qualification and term of nurse examiners, the practice of nursing, and licensing of persons to practice nursing, and the license fee required under reciprocal agreements, was taken up, and considered.

Senator Faul asked and received unanimous consent that further action on House File 300 be deferred and that the bill retain its place on the calendar.

On motion of Senator Watson of Pottawattamie, Senate File 366, a bill for an act to amend section three hundred ninety-eight point eight (398.8), Code 1946, relating to the compensation of waterworks trustees, was taken up, and considered.

Senator Watson of Pottawattamie moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Augustine Gillespie McCarville Bateson Hart McMurry Bekman Hattery Mercer Benson Henningsen Miller Berg Hultman Myrland Humbert Parker Byers Colburn Jacobson Prentis Doud Knudson Reilly Dykhouse Leo Ridout Elthon Linnevold Risk Faul Lord Roberts Fishbaugh Lynes Sharp Martin Foster Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West

West Whitehead Zastrow

Nays: none.

Absent or not voting, 1:

Maytag

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

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has indefinitely postponed the following bill in which the concurrence of the House was asked:

Senate File 200, a bill for an act relating to change of party affiliation in primary elections.

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

Senate File 223, a bill for an act relating to the appointment of the deputy superintendent of banking and state bank examiners.

Also: That the House has indefinitely postponed the following bill in which the concurrence of the House was asked:

Senate File 262, a bill for an act relating to the election of commerce commissioners.

Also: That the House has indefinitely postponed the following bill in which the concurrence of the House was asked:

Senate File 271, a bill for an act relating to the duties of the state conservation commission.

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

House File 335, a bill for an act relating to standard weights and measures and regulations thereof by the state department of agriculture.

A. C. GUSTAFSON, Chief Clerk.

HOUSE MESSAGE CONSIDERED

House File 335, a bill for an act to amend sections two hundred ten point sixteen (210.16), two hundred ten point eighteen (210.18), two hundred twelve point two (212.2), and chapter two hundred fifteen (215), relating to standard weights and measures, sales of certain commodities from bulk and inspection of weights and measures and regulations thereof by the state department of agriculture; and to amend section two hundred fourteen point two (214.2) and section two hundred fourteen point three (214.3), Code 1946, relating to yearly licenses for scales, gasoline pumps and meters.

Read first and second times and referred to the sifting committee.

COMMUNICATIONS

The following communication was received:

March 21, 1949.

Honorable Melvin D. Synhorst Secretary of State Building

Dear Mr. Synhorst:

The executive council in meeting held this date approved the adoption of Senate Resolution 5, relating to an invitation to the executive council and secretary of state of the state of Iowa, for the display of the original copy of the constitution of the state of Iowa:

- Temporarily in the Senate chamber for examination by the members of the Senate and their employees, then,
- Public display in the rotunda of the state house, outside the door to the Senate chamber, for examination by school children and other visitors, to remain in such location during the remainder of the present session of the Fifty-third General Assembly,

subject to the Secretary of the Senate authorizing certain Senate personnel as being available to the secretary of state for the purpose of guarding such document while being so displayed.

HW: Respectfully,

cc: W. J. Scarborough, HENRY WEICHMAN, Secretary.

Secretary of Senate.

cc: Custodian.

The following communication was received from the state appeal board:

OFFICE STATE COMPTROLLER

March 22, 1949.

To the Secretary of the Senate and

Chief Clerk of the House of Representatives:

We are submitting herewith the claims listed below. These claims are of a general nature.

No.	Name of Claimant and	Amount of	Amount Approved
	Nature of Claim	Claim	by Board
139	Wayne Faupel, Des		Recommended
	Moines, Iowa	\$300.00	for Payment
140	Emmet County Drainage		Recommended
	District No. 70	761.93	for Payment
141	Willard F. Russell, Attorney	at	_
	Law, Toledo, Iowa-Legal Sc	ervices,	Without
	defending Robert Grossnickle	150.00	Recommendation
		DAV F TOR	NOON Chairman

RAY E. JOHNSON, Chairman. State Appeal Board.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 147 and 149.

DON RISK, Chairman Senate Committee.

GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: Senate Files 147 and 149.

BILLS SENT TO THE GOVERNOR

Senator Risk, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 22nd day of March, 1949, sent to the Governor for his approval: Senate Files 147 and 149.

DON RISK, Chairman.

Passed on file.

REPORTS OF COMMITTEE

Senator Lynes submitted the following report:

MR. PRESIDENT: Your committee on appropriations to which was re-

ferred Senate Joint Resolution 6. creating a special committee to study the public health laws of the state of Iowa, begs leave to report it has had the same under consideration and recommends the same do pass.

J. KENDALL LYNES, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 556, a bill for an act to restore to the general fund of the state certain moneys appropriated by chapter two hundred thirty-one (231), Acts of the Fifty-second General Assembly, for the establishment of military service tax credit fund and payments to be made therefrom, begs leave to report it has had the same under consideration and recommends the same do pass.

J. KENDALL LYNES, Chairman.

Ordered passed on file.

REPORT OF SIFTING COMMITTEE

MR. PRESIDENT: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the calendar:

SIFTING COMMITTEE CALENDAR

H. F. 237	H. F. 34	S. F. 54
H. F. 247	S. F. 329	S. F. 70
S. F. 476	H. F. 200	
S F 477	S. F. 359	1

LEGALIZING ACT CALENDAR

S. F. 475 H. F. 559

LEO ELTHON, Chairman.

AMENDMENTS FILED

Amend Senate File 305 by striking subparagraph (a) of section 2 and by inserting in lieu thereof:

"'State' shall mean and include any state, territory or possession of the United States and the District of Columbia."

> PAUL E. McCarville. Eldon W. Walter.

Amend Senate File 321, section 1, by striking all after the comma (,) following the figures 1951 in line 5 thereof and inserting the following:

"in each tax levying district, by the same percentage as the amount of the taxable value of real and personal property, except moneys and credits, has been increased over the amount of the taxable value of real and personal property, except moneys and credits, for the year 1947."

A. E. AUGUSTINE

Amend Senate File 356 by striking all of lines 20 to 25, inclusive, of section 1 and inserting in lieu thereof the following:

"6. 'Memorandum of sale' means the original written instrument or document required to be executed and delivered by the manufacturer, his distributor or a dealer, to a person purchasing or otherwise acquiring a new motor vehicle, certifying the delivery of the motor vehicle to such purchaser."

Further amend Senate File 356 by striking the words "manufacturer's certificate of origin" in lines 28 and 29 of section 1 and inserting in lieu thereof the following: "memorandum of sale."

Further amend Senate File 356 by striking the words "manufacturer's certificate of origin" in line 103 of section 1 and inserting in lieu thereof the following: "memorandum of sale".

Further amend Senate File 356 by striking from line 10 of section 3 the words "If he" and by striking all of lines 11, 12 and 13 of section 3.

Further amend Senate File 356 by striking all of section 5 and inserting in lieu thereof the following:

"Sec. 5. Memorandum of sale. When a new motor vehicle is sold or delivered in this state by the manufacturer, his distributor or a dealer, to a purchaser or transferee, the manufacturer, his distributor or the dealer, as the case may be, shall execute and deliver to the person acquiring such motor vehicle, a memorandum of sale in the form prescribed by the commissioner. The memorandum of sale shall contain the manufacturer's numbers of the vehicle delivered and a description of the make, style, year and model of the motor vehicle, and shall also contain a full statement under oath of all liens and encumbrances, if any, on such motor vehicle listed in the order of their priority."

Further amend Senate File 356 by striking the words "manufacturer's certificate of origin" in lines 8 and 9 of section 6 and inserting in lieu thereof the following: "memorandum of sale".

Further amend Senate File 356 by striking the words "manufacturer's certificate of origin" in line 7 of section 7 and inserting in lieu thereof the following: "memorandum of sale".

Further amend Senate File 356 by striking the words "manufacturer's certificate of origin" in line 10 of section 7 and inserting in lieu thereof the following: "memorandum of sale".

Further amend Senate File 356 by striking the words "manu-

facturer's certificate of origin" in line 15 of section 7 and inserting in lieu thereof the following: "memorandum of sale".

Further amend Senate File 356 by striking the words "manufacturer's certificate of origin" in line 15 of section 8 and inserting in lieu thereof the following: "memorandum of sale".

Further amend Senate File 356 by striking from lines 39, 40, 41, 42, 43 and 44 of section 8 the following: "In the case of the sale of a motor vehicle by a dealer to a general purchaser or user, the certificate of title shall be obtained in the name of the purchaser by the dealer upon application signed by the purchaser, and in all other cases the certificate of title shall be obtained by the purchaser;" and by capitalizing the letter "p" in the word "provided" where it appears in line 44 of section 8.

Further amend Senate File 356 by striking the words "manufacturer's certificate of origin" in line 52 of section 8 and inserting in lieu thereof the following: "memorandum of sale."

Further amend Senate File 356 by striking the words "manufacturer's certificate of origin" in lines 14 and 15 of section 12 and inserting in lieu thereof the following: "memorandum of sale".

Further amend Senate File 356 by striking the words "manufacturer's certificate of origin" in line 11 of section 13 and inserting in lieu thereof the following: "memorandum of sale".

Further amend Senate File 356 by striking the words "manufacturer's certificate of origin" in line 4 of section 21 and inserting in lieu thereof the following: "memorandum of sale".

Further amend Senate File 356 by striking all of section twenty-two (22) and renumbering sections twenty-three (23) and twenty-four (24) as sections 22 and 23, respectively.

Further amend Senate File 356 by striking all of section twenty-five (25) and renumbering the following sections.

Further amend Senate File 356 by striking all of lines four (4) and five (5) of section 26.

Further amend Senate File 356 by striking the words "manufacturer's certificate of origin" in line 7 of section 26 and inserting in lieu thereof the following: "memorandum of sale".

Further amend Senate File 356 by striking the words "manufacturer's certificate of origin" in lines 9 and 10 of section 26 and inserting in lieu thereof the following: "memorandum of sale".

Further amend Senate File 356 by striking the words "manufacturer's certificate of origin" in line 5 of section 30 and inserting in lieu thereof the following: "memorandum of sale".

Further amend Senate File 356 by striking the words "manufacturer's certificate of origin" in line 12 of section 30 and inserting in lieu theract the following: "memorandum of sale".

Further amend "ile 35" iking from lines 2 and

3 the following: "26, 27, 28, 29 and 30" and inserting in lieu thereof "24, 25, 26, 27 and 28".

JOHN R. HATTERY. W. N. SKOURUP.

Amend Senate File 363, by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. There is hereby created a commission to be composed of seven (7) members, three of which shall be members of the Senate, who shall be appointed by the Lieutenant Governor, three of which shall be members of the House of Representatives, who shall be appointed by the Speaker of the Fifty-third General Assembly, and the state comptroller, who shall be the chairman of the commission. Any vacancy in the membership of the commission shall be filled by appointment in the same manner, by the same official and from the same group as original appointments.

- "Sec. 2. The commission created by this act shall be known as the 'Governmental Reorganization Commission'.
- "Sec. 3. The commission shall examine into the organization of all agencies, boards, commissions and departments of the state government and shall determine and recommend what changes therein are necessary to accomplish the following purposes:
- "(1) to reduce expenditures and promote economy to the fullest extent consistent with the efficient operation of the state government;
- "(2) to increase the efficiency of the operations of the state government to the fullest extent practicable within the available revenues;
- "(3) to group, coordinate, and consolidate agencies and functions of the government, as nearly as may be, according to major purposes;
- "(4) to reduce the number of such agencies, boards, commissions and departments by consolidating those having similar functions under a single head, and to abolish such agencies, boards, commissions and departments, or functions thereof, as may not be necessary for the efficient and economical conduct of the state government; and
- "(5) to eliminate overlapping and duplication of effort on the part of such agencies, boards, commissions and departments of the state government.
- "Sec. 4. The General Assembly declares that the public interest demands the carrying out of the purposes specified in section 3 and that such purposes will be accomplished in great measure by proceeding under the provisions of this act.
- "Sec. 5. The commission shall between December 1, 1950, and December 15, 1950, report to the Governor its findings together with its detailed recommendations and shall present for the consideration of the Fifty-fourth General Assembly a bill or bills designed to accomplish the purposes set forth in section

- three (3). The Governor shall cause to be printed the necessary number of copies of said report and shall mail copies of said printed report to the elected members of the Fifty-fourth General Assembly on or before January 1, 1951.
- "Sec. 6. The commission shall have power to employ such assistants and clerical help as it may deem advisable, and it shall be furnished suitable office space in the offices of the comptroller.
- "Sec. 7. It shall be the duty of each agency, board, commission or department of the state government to make available for examination by the commission its records and files and to furnish within a reasonable time to be fixed by the commission information and reports as the commission may determine necessary for its purposes.
- "Sec. 8. The legislative members of the commission shall receive their actual expenses to be audited by the comptroller and such compensation as may be determined and allowed by the Fifty-fourth General Assembly. Compensation of employees and the expenses

of the commission shall be paid from the state treasury upon certificate of the comptroller as chairman of the commission.

- "Sec. 9. All hearings, records, files and votes of the commission shall be confidential. Provided public hearings may be held and press releases made on order of the commission. The commission shall have power to subpoena witnesses, administer oaths, take testimony and keep a record of its proceedings. It shall also have power to make all necessary rules and regulations for the conduct of its business and proceedings. Witnesses shall be allowed the same per diem and mileage as allowed witnesses in district court proceedings.
- "Sec. 10. All agencies, boards, commissions and departments of the state government, including the State College, the State University, and the State Teachers College, shall conduct the necessary research work requested by the commission and for its use.
- Sec. 11. The commission shall enter upon its duties as soon as the membership has been appointed and shall cease to exist and this act shall cease and determine as of date April 1, 1951.
- "Sec. 12. There is hereby appropriated from funds in the state treasury, not otherwise appropriated, the sum of thirty thousand dollars (\$30,000) to pay the expenses of the commission for the biennium.
- "Sec. 13. This act being deemed of immediate importance shall be in full force and effect on its publication in the Mount Ayr Record News, a newspaper published at Mount Ayr, Iowa, and in the Northwood Anchor, a newspaper published at Northwood, Iowa."

JOHN P. BERG. X. T. PRENTIS. Amend House File 300 by striking all of section 5.

EARL C. FISHBAUGH, Jr.

Amend House File 300 by adding the following paragraph to section 9:

"Nothing in this act shall be construed to prohibit any person not registered or licensed hereunder from performing ordinary nursing services without compensation."

ALDEN L. DOUD.

On motion of Senator Faul, the Senate adjourned until 10:00 a.m., Wednesday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MARCH 23, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend F. T. Lokensgaard, pastor of the First Lutheran church, Humboldt, Iowa.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Bateson, from residents of Franklin and Hardin counties favoring local option.

By Senator Bekman, from residents of Wapello county favoring legislation pertaining to the practice of pharmacy.

By Senator Benson, from residents of Carroll county favoring legislation pertaining to the practice of pharmacy.

By Senator Berg, from residents of Black Hawk county opposing local option; also favoring legislation pertaining to the practice of pharmacy.

By Senator Lord, from residents of Muscatine county favoring legislation pertaining to the practice of pharmacy.

By Senator McCarville, from residents of Calhoun county favoring local option.

By Senator Miller, from residents of Buena Vista county opposing local option.

By Senator Prentis, from residents of Union county favoring legislation pertaining to the practice of pharmacy.

By Senator Van Eaton, from residents of Woodbury county favoring proposed gambling regulations.

By Senator Walter, from residents of Marshall county opposing local option.

By Senator West, from residents of Appanoose county favoring legislation pertaining to the practice of pharmacy.

INTRODUCTION OF BILLS

Senate File 480, by committee on military affairs, a bill for an act to amend section twenty-nine point seventeen (29.17), Code 1946, relating to the power of the adjutant general, at his discretion, to purchase a blanket bond covering the liabilities defined in the foregoing numbered section.

Read first and second times and referred to the sifting committee.

Senate File 481, by committee on board of control, a bill for an act to authorize the exchange of certain land now used in connection with the Independence state hospital for certain farm land adjoining, and to provide for an appropriation therefor.

Read first and second times and referred to the sifting committee.

Senate File 482, by committee on board of control, a bill for an act to authorize the purchase of certain farm land adjoining the Glenwood state school, and to provide for an appropriation therefor.

Read first and second times and referred to the sifting committee.

Senate File 483, by committee on judiciary 2, a bill for an act to amend section four hundred sixteen point one hundred three (416.103), Code 1946, relating to annual levy by cities under the commission form of government for park purposes.

Read first and second times and referred to the sifting committee.

Senate File 484, by committee on judiciary 2, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of airport bonds by the city of Keokuk, Iowa, and the provisions made for the levy of taxes for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said city.

Read first and second times and referred to the sifting committee.

Senate File 485, by committee on judiciary 2, a bill for an act to legalize and validate the proceedings of the town council of Bellevue, Bellevue, Iowa, authorizing and providing for the issuance, sale and delivery of memorial building bonds by the town council of Bellevue, for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of the town of Bellevue; and, for the transfer of the

memorial building bond fund for the purpose of purchasing and equipping a veterans' memorial park and playground at Bellevue, Iowa.

Read first and second times and referred to the sifting committee.

PRESENTATION OF VISITORS

Senator Skourup asked and received unanimous consent to present to the Senate Mr. Lawrence Harlan of Hillsboro, Henry county, who was present in the Senate chamber.

Senator Hattery asked and received unanimous consent to present to the Senate thirty-four members of the Fernald high school who were present in the balcony with their superintendent, Mr. J. M. Wright, and their government instructor, Mrs. Lee S. Stith.

Senator Maytag asked and received unanimous consent to present to the Senate fifty-five members of the senior class in government of the Newton high school who were present in the balcony with their instructor, Mr. Clifford Gullette, and their history instructor, Mr. Harris.

Senator Faul asked and received unanimous consent to present to the Senate sixteen members of the senior class of Runnells high school who were present in the balcony with their instructor, Mr. E. O. Fleming.

Senator Knudson asked and received unanimous consent to present to the Senate eight boys of the Holy Family school of Mason City who were present in the balcony with their instructor, Mr. Perry Foust; also, twenty students of the social science classes of Mason City high school who were present in the balcony with their instructor, Miss Zuck.

Senator Leo asked and received unanimous consent to present to the Senate members of the senior class of the Dysart high school who were present in the balcony with their superintendent, Mr. L. A. Maley.

Senator Tudor asked and received unanimous consent to present to the Senate fifty-two members of the West Branch school who were present in the balcony with their instructor, Mr. Roe Thorp.

Senator Whitehead asked and received unanimous consent to present twenty-six members of the Waukee consolidated school who were present in the balcony with their instructor, Mr. Vincent J. Meyer.

SENATE RESOLUTION 46

In accordance with the amendment by Senator Hattery to Senate Resolution 46, duly adopted, Senator Lynes presented to the members of the Senate, the President and the Secretary official Farm Bureau neckties which were immediately donned.

PROOF OF PUBLICATION

Published copy of Senate File 472 and verified proof of publication of said bill in The Perry Daily Chief on March 22, 1949, is on file with the Secretary of the Senate.

W. J. SCARBOROUGH, Secretary of the Senate.

HOUSE FILE 522 RECALLED FROM HOUSE

Senator Lynes asked and received unanimous consent that the Secretary of the Senate be instructed to recall from the House for further consideration House File 522.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to return herewith as requested House File 522, a bill for an act making an appropriation for the board of control.

Also: That the House has concurred in Senate amendments to and passed House File 108, a bill for an act relating to public libraries.

A. C. GUSTAFSON, Chief Clerk.

RECONSIDERATION OF HOUSE FILE 522

Senator Lynes moved that the record of the Senate action on House File 522 following the adoption of the amendment by Senator Lynes found on page 725 of the Senate Journal be expunged from the Senate Journal, which motion prevailed by a two-thirds majority.

THIRD READING OF BILLS

On motion of Senator Lynes, House File 522, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1949, and ending June 30, 1951, to the board of control for support, maintenance, repairs, replacements

or alterations of institutions under said board of control, was taken up for further consideration.

Senator Lynes offered the following amendment and moved its adoption:

Amend House File 522 by inserting in line 3 of section 4, following the word "for", the following: "each year of".

The amendment was adopted.

Senator Lynes moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

3 5		
Augustine	Gillespie	Martin
Bateson	Hart	Maytag
Bekman	Hattery	McCarville
Benson	Henningsen	McMurry
Berg	Hultman	Mercer
Byers	Humbert	Myrland
Colburn	Jacobson	Parker
Doud	Knudson	Prentis
Dykhouse	Leo	Reilly
Elthon	Linnevold	Risk
Faul	Lord	Roberts
Fishbaugh	Lynes	Sharp
Foster	,	•

Skourup Tudor Van Eaton Van Patten Vittetoe Watson of O'Brien Watson of Pottawattamie West

Whitehead Zastrow

Nays: none.

Absent or not voting, 3:

Miller Ridout Walter

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

UNFINISHED BUSINESS

Senator Augustine called up for further consideration Senate File 321, a bill for an act to reduce the permissible levy of taxes for the years 1949 and 1950 by the same percentage as the taxable value of property has been increased.

Senator Augustine asked and received unanimous consent to withdraw the amendment to Senate File 321 filed by him and found on page 739 of the Senate Journal.

Senator Augustine offered the following amendment:

Amend Senate File 321, section 1, by striking all after the comma (.) following the figures 1951 in line 5 thereof and inserting the following:

"in each tax levying district, by the same percentage as the amount of the taxable value of real and personal property, except moneys and credits, has been increased over the amount of the taxable value of real and personal property, except moneys and credits, for the year 1947."

Senator Augustine asked and received unanimous consent that further action on Senate File 321 be deferred and that the bill retain its place on the calendar under unfinished business.

THIRD READING OF BILLS

On motion of Senator Elthon, House File 2, a bill for an act relating to flood control and water resources, creating the Iowa water control and resources council, providing the membership and personnel of said council, prescribing the powers, duties and functions of the council and making an appropriation therefor; amending sections four hundred sixty-nine point one (469.1), four hundred sixty-nine point two (469.2), four hundred sixty-nine point three (469.3), four hundred sixty-nine point nine (469.9), four hundred sixty-nine point ten (469.10), four hundred sixty-nine point fifteen (469.15), four hundred sixty-nine point twenty-six (469.26), one hundred eight point seven (108.7), one hundred sixty point seven (160.7), one hundred nine point fifteen (109.15), one hundred eleven point four (111.4), one hundred eleven point eighteen (111.18), one hundred twelve point three (112.3), one hundred twelve point seven (112.7), Code 1946, and by repealing sections four hundred sixty-nine point twenty-eight (469.28) and four hundred sixty-nine point twenty-nine (469.29) enacting a substitute for said section four hundred sixty-nine point twentynine (469.29), Code 1946, all relating to flood control and water resources, mill dams and races and the powers, duties and functions of the council, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Maytag took the chair at 11:30 a.m.

On motion of Senator Henningsen, the Senate recessed until 1:30 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

PRESENTATION OF VISITORS

Senator Maytag asked and received unanimous consent to present to the Senate Miss Joan Welle, a member of the senior class

of the Newton high school, the 1948 Governor of Hawkeye Girls' State, an annual project sponsored by the American Legion Auxiliary, Inc., Department of Iowa, who was present in the Senate chamber.

Senator Reilly asked and received unanimous consent to present to the Senate Donald Thilmany and George Manos, two representatives of the Dubuque Boys' Club, who were present in the Senate chamber.

Senator Bateson asked and received unanimous consent to present to the Senate the Honorable R. E. Lee Aldrich, a former member of the legislature from Wright county, who was present in the Senate chamber.

Senator Skourup asked and received unanimous consent to present to the Senate Messrs. George and William Frudeger of Burlington, Des Moines county, who were present in the Senate chamber.

The Senate resumed consideration of House File 2.

Senator Faul offered the following amendment:

Amend House File 2, section 1, by striking from line 2 the words "Water Control and" and by inserting in lieu thereof the word "Natural".

Further amend House File 2, section 3, by striking from line 2 the words "Water Control and" and by inserting in lieu thereof the word "Natural".

Further amend House File 2, section 21, by striking from line 4 the words "Water Control and" and by inserting in lieu thereof the word "Natural".

Further amend House File 2, section 22, by striking from line 5 the words "Water Control and" and by inserting in lieu thereof the word "Natural".

Further amend House File 2, section 23, by striking from line 5 the words "Water Control and" and by inserting in lieu thereof the word "Natural".

Further amend House File 2, section 24, by striking from line 5 the words "Water Control and" and by inserting in lieu thereof the word "Natural".

.Further amend House File 2, section 25, by striking from lines 4 and 5 the words "Water Control and" and by inserting in lieu thereof the word "Natural"; and by striking from line 8 the words "Water Control and" and by inserting in lieu thereof the word "Natural".

Further amend House File 2, section 26, by striking from line 4 the words "Water Control and" and by inserting in lieu thereof the word "Natural"; and by striking from line 12 the words "Water Control and" and by inserting in lieu thereof the word "Natural".

Further amend House File 2, section 27, by striking from lines 4 and 5 the words "Water Control and" and by inserting in lieu thereof the word "Natural".

Further amend House File 2, section 30, by striking from line 8 the words "Water Control and" and by inserting in lieu thereof the word "Natural".

Further amend House File 2, section 35, by striking from line 5 the words "Water Control and" and by inserting in lieu thereof the word "Natural".

Further amend House File 2, section 36, by striking from line 4 the words "Water Control and" and by inserting in lieu thereof the word "Natural"; and by striking from line 9 the words "Water Control and" and by inserting in lieu thereof the word "Natural".

Further amend House File 2, section 37, by striking from line 5 the words "Water Control and" and by inserting in lieu thereof the word "Natural".

Further amend House File 2, section 38, by striking from line 5 the words "Water Control and" and by inserting in lieu thereof the word "Natural".

Further amend House File 2, section 39, by striking from line 5 the words "Water Control and" and by inserting in lieu thereof the word "Natural".

Further amend House File 2, section 40, by striking from line 4 the words "Water Control and" and by inserting in lieu thereof the word "Natural".

Further amend the title of House File 2 by striking from line 2 the words "Water Control and" and by inserting in lieu thereof the word "Natural"; and by adding after the word "to" in line 21 of said title the words "natural resources."

Senator Faul asked and received unanimous consent to withdraw that portion of the amendment with reference to section 23.

On motion of Senator Faul the balance of the amendment was adopted.

Senator Faul offered the following amendment and moved its adoption:

Amend House File 2, section 23, to read as follows:

"Sec. 23. Additional Powers. Subsection six (6) of section four hundred sixty-nine point two (469.2), Code 1946, is amended by striking from line two (2) thereof the words 'executive council' and by inserting in lieu thereof the words 'Iowa natural resources council'; section four hundred sixty-nine point two (469.2), Code 1946, is further amended by striking from lines eight (8) and nine (9) the words 'executive council' and by inserting in lieu thereof the words 'Iowa natural resources council'."

The amendment was adopted.

Senator Faul offered the following amendment and moved its adoption:

Amend House File 2, section 20, by striking from lines 1 and 2 the words "Notwithstanding any provision of law to the contrary," and by capitalizing the word "it" in line 2 thereof.

Further amend House File 2, section 31, by striking from lines 9, 10 and 11 the words "An order establishing a council floodway shall not be in force until due notice thereof has been given." and by inserting in lieu thereof the following: "No order establishing a council floodway shall be issued until due notice of the proposed establishment of such floodway shall have been given and public hearings afforded, and opportunity given for the presentation of all protests against establishment of such floodway. In establishing any council floodway the council shall avoid to the greatest possible degree the inclusion of any village, town or city, or any part thereof, within the area of such floodway."

Further amend House File 2, section 33, by striking from lines 15, 16 and 17 the words "At such trial the findings by the council shall be prima facie evidence of the matters therein contained." and by inserting in lieu thereof the following: "At such trial the burden of proof that any acts and orders of the council from which appeal is taken are reasonable or necessary shall be upon the council."

The amendment was adopted.

Senator Skourup offered the following amendment and moved its adoption:

Amend House File 2 by striking the words "one hundred thousand dollars (\$100,000)" and inserting in lieu thereof the following: "fifty thousand dollars (\$50,000)," as occurring in section 42, lines 3 and 4.

The amendment was adopted.

Senator Faul offered the following amendment and moved its adoption:

Amend House File 2 by adding a new section immediately after section 42 as follows:

"Whoever is convicted of erecting, causing or continuing a common or public nuisance, as provided in this act, shall be fined not exceeding one hundred dollars (\$100) or be imprisoned in the county jail not exceeding thirty (30) days."

Further amend House File 2 by adding thereto the following new section:

"This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Eddyville Tribune, a newspaper published at Eddyville, Iowa, and in The Daily Tribune, a newspaper published at Missouri Valley, Iowa."

The amendment was adopted.

Senator Faul offered the following amendment and moved its adoption:

Amend the title to House File 2 by striking the final period and inserting in lieu thereof the following: ", and to provide certain penalties for violations of this act."

The amendment was adopted.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 50:

Augustine Gillespie Bateson Hart Bekman Hattery Benson Henningsen Berg Hultman Humbert Byers Colburn Jacobson Doud Knudson Dykhouse Leo Elthon Linnevold Faul Lord Fishbaugh Lynes Foster Martin

Maytag
McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp

Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting: none.

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

ADDITIONAL COPIES

Senator Faul asked and received unanimous consent to have 200 copies of House File 2 as passed by the Senate printed and that House File 2 be not messaged to the House until the printed copies are received.

On motion of Senator Bateson, House File 126, a bill for an act repealing chapter two hundred twenty-nine (229), Laws of the Fifty-second General Assembly, and amending section four hundred twenty-two point forty-five (422.45), Code of Iowa, 1946, and providing for the exemption from sales and use tax certifying and tax levying bodies of the state of Iowa, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Bateson offered the following amendment by Senators Bateson, Dykhouse and Zastrow and moved its adoption:

Amend House File 126 by striking all after section 1.

Further amend the title to House File 126 by striking the following from lines 2, 3 and 4: "and amending section four hundred twenty-two point forty-five (422.45), Code of Iowa, 1946, and".

Roll call was demanded.

Senator Elthon moved that House File 126 be laid on the table, which motion prevailed.

BILLS SIGNED BY THE GOVERNOR

Communications were received announcing that on March 22 the Governor had signed the following bills:

Senate File 58, relating to open season on fur-bearing animals.

Senate File 147, relating to anti-freeze.

Senate File 149, relating to cities and towns.

Senate File 371, relating to shorthand reporter's fee.

REPORT OF SIFTING COMMITTEE

MR. PRESIDENT: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the calendar:

SIFTING COMMITTEE CALENDAR

H. F. 433 S. F. 341 H. F. 335

H. F. 169

LEGALIZING ACT CALENDAR

S. F. 484

S. F. 485

LEO ELTHON, Clairman.

AMENDMENTS FILED

Amend Senate File 321 by adding the following:

Sec. 3. Wherever the provisions of this act would work an undue hardship on any tax levying district, said district may by application to the state comptroller and upon showing need and that the provisions of this act would work an undue hardship on said district may, with the approval of the state comptroller, levy up to

the maximum permissible millage levy, including any emergency levy that may be required under existing law. Provisions of this act to the contrary notwithstanding.

Sec. 4. The state tax commission shall assist the local tax levying districts in carrying out the provisions of this act.

> JOHN R. HATTERY. G. E. WHITEHEAD. R. R. BATESON. A. E. AUGUSTINE.

Amend the Berg and Prentis amendment of March 22, 1949, to Senate File 363 as follows:

Strike from line 2 of section 1 the word and figure "seven (7)" and insert in lieu thereof the word and figure "nine (9)".

Further amend the Berg and Prentis amendment of March 22 to Senate File 363 by striking the words "the state comptroller" in line 6 thereof and inserting in lieu thereof the following: "three to be appointed by the governor".

X. T. PRENTIS.

Amend the Maytag amendment to Senate File 379 by adding thereto, following the period in line 8, the following: "The transfer, when made as herein provided, shall relieve the state aviation fund of all liability to the general, fund of the state and shall be in full acquittance and satisfaction of all moneys payable from the state aviation fund to the general fund of the state."

FRED MAYTAG.

Amend Senate File 417 as follows: Amend section 1 by striking from lines 34 and 35 the words "outside the limits of the city".

- 2. Amend section 1 by striking from line 81 the period and inserting in lieu thereof the following "of education."
- 3. Amend section 2 by striking all after line 52 and inserting in lieu thereof the following:

"The appropriation for transportation shall be used to reimburse school districts in full as provided in section two (2) of this chapter and the balance of such appropriation shall be used to reimburse school districts for costs of school buses as hereinafter provided. Reimbursement for costs of school buses shall be made to all districts for buses owned by the district, now in use, and for any buses purchased hereafter. Reimbursement shall be made only for such buses as are needed to provide efficient and economical transportation service for pupils who are entitled to transportation in the district or in an approved designated area. The superintendent of public instruction shall establish the procedures and requirements for deter-

mining the number of buses for which reimbursement shall be made. No reimbursement shall be made for buses used exclusively for transportation to extra-curricular events. In the event the balance is insufficient to reimburse the district in full for the approved claims, the amount available shall be distributed to the several districts in proportion to the amount earned."

4. Amend section 3 by striking from lines 37 and 38 the follow-

ing "five (285.5)," and inserting in lieu thereof "thirteen (285.13)".

- 5. Amend section 5 by striking from line 8 the word "are" and inserting in lieu thereof the word "is".
- 6. Amend section 6 by striking the period at end of line 18 and adding the following: "and require the same to be altered or changed so that they do conform."
- 7. Amend section 8 by striking the period at end of line 36 and adding the following: "by county board of education."

ALDEN L. DOUD.

Amend the Doud amendment to Senate File 417, filed March 14, by adding after the period in line 18 the following:

"Capital outlay for school buses and transportation equipment shall be excluded from the capital outlay in determining tuition costs as provided in section two hundred seventy-nine point eighteen (279.18), and section two hundred eighty-two point twenty (282.20), Code 1946."

ALDEN L. DOUD.

Amend Senate File 451 by striking section 1 and inserting in lieu thereof the following:

"Section 1. Chapter one hundred forty-five (145), Code 1946, is hereby amended as follows: The board of eugenics is authorized to appoint a secretary to conduct the business of the board between meetings, receive all applications for sterilization, keep records, correspond with next of kin and others, disseminate eugenic information, call meetings and act as secretary of the board in such matters as may be delegated by the board. The board is authorized to employ such employees as are necessary to perform the duties required under this chapter. Salaries of the secretary and other employees shall be fixed by the board, subject to approval by the executive council and comptroller, and payable from funds as provided for in section one hundred forty-five point twenty (145.20)."

E. K. BEKMAN. R. R. BATESON. EDWIN S. PARKER. Amend Senate File 477 by striking section 2 and inserting in lieu thereof the following:

"Sec. 2. This act being deemed of immediate importance shall be in full force and effect from and after its publication in The News, a newspaper published at Plainfield, Iowa, and in the Aplington News, a newspaper published at Aplington, Iowa."

HERMAN M. KNUDSON

Amend Senate File 481 by striking section 6 and inserting in lieu thereof the following:

"Sec. 6. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Sumner Gazette, a newspaper published at Sumner, Iowa, and the Lyon County Reporter, a newspaper published at Rock Rapids, Iowa."

J. KENDALL LYNES.

Amend Senate File 482 by striking section 3 and inserting in lieu thereof the following:

"Sec. 3. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in The News, a newspaper published at Shell Rock, Iowa, and the Tri-County News, a newspaper published at Zearing, Iowa."

J. KENDALL LYNES.

Amend House File 4, section 1, by striking from line 50 of paragraph 5 the words "water control and" and by inserting in lieu thereof the word "natural".

GEORGE FAUL.

DEVERE WATSON of Pottawattamie.

LEROY S. MERCER.

Amend House File 9, section 5, by striking from line 8 the words "water control and" and by inserting in lieu thereof the word "natural".

GEORGE FAUL.

DEVERE WATSON of Pottawattamie.

LEROY S. MERCER.

On motion of Senator Faul, the Senate adjourned until 10:00 a.m., Thursday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MARCH 24, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Dr. Marvin Sansbury, pastor of the University Christian church, Des Moines, Iowa.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Bateson, from residents of Wright county favoring legislation pertaining to the practice of pharmacy.

By Senator Bekman, from residents of Wapello county favoring local option.

By Senator Faul, from residents of Polk county favoring legislation pertaining to the issuance of beer permits.

By Senator Fishbaugh, from residents of Page county favoring legislation pertaining to the practice of pharmacy; also, from one thousand two hundred fifty-eight residents of Page county favoring local option.

By Senator Hultman, from residents of Montgomery county favoring legislation pertaining to the practice of pharmacy.

By Senator Humbert, from residents of Adams county favoring legislation pertaining to the practice of pharmacy; also, from residents of Taylor county favoring local option.

By Senator Knudson, from residents of Hancock county opposing local option.

By Senator Linnevold, from residents of Winneshiek county favoring legislation pertaining to the practice of pharmacy.

By Senator Lord, from residents of Muscatine county favoring legislation pertaining to the practice of pharmacy.

By Senator Parker, from residents of Cherokee county in opposition to the collection of use tax on automobiles.

By Senator Prentis, from residents of Ringgold county favoring local option.

By Senator Van Patten, from residents of Warren county favoring legislation pertaining to the practice of pharmacy.

By Senator Watson of Pottawattamie, from residents of Pottawattamie county favoring legislation pertaining to the practice of pharmacy.

PRESENTATION OF VISITORS

Senator Parker asked and received unanimous consent to present to the Senate the Honorable Fred J. Ritchie of Cherokee county, former member of the Senate who was present in the Senate chamber.

Senator Faul asked and received unanimous consent to present to the Senate seventy-five boys and girls, members of the traffic squads of Bird and Grant schools of Des Moines, who were present in the balcony with their principal, Mr. Robert Langerack.

Senator Faul also asked and received unanimous consent to present to the Senate a group of students of the Sheldahl consolidated school who were present in the balcony with their instructor, Mrs. Irene Wiltsie.

Senator McMurry asked and received unanimous consent to present to the Senate seventeen members of the junior and senior classes of the Lucas high school who were present in the balcony with their superintendent, Mr. J. O. Ralph.

Senator Lynes asked and received unanimous consent to present to the Senate the members of the Waverly Girl Scout troop who were present in the balcony with their commissioner, Mrs. Paul Moeller, and Mrs. Delbert Shepard.

UNFINISHED BUSINESS

Senator Augustine called up for further consideration, Senate File 321, a bill for an act to reduce the permissible levy of taxes for the years 1949 and 1950 by the same percentage as the taxable value of property has been increased.

On motion of Senator Augustine the following amendment was adopted:

Amend Senate File 321, section 1, by striking all after the comma (,) following the figures 1951 in line 5 thereof and inserting the following:

"in each tax levying district, by the same percentage as the amount of the taxable value of real and personal property, except moneys and credits, has been increased over the amount of the taxable value of real and personal property, except moneys and credits, for the year 1947."

Senator Augustine offered the following amendment by Senators Hattery, Whitehead, Bateson and Augustine and moved its adoption:

Amend Senate File 321 by adding the following:

- Sec. 3. Wherever the provisions of this act would work an undue hardship on any tax levying district, said district may by application to the state comptroller and upon showing need and that the provisions of this act would work an undue hardship on said district may, with the approval of the state comptroller, levy up to the maximum permissible millage levy, including any emergency levy that may be required under existing law. Provisions of this act to the contrary notwithstanding.
- Sec. 4. The state tax commission shall assist the local tax levying districts in carrying out the provisions of this act.

The amendment was adopted.

Senator Augustine moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

1700	36.

11,00,00.			
Augustine Bateson Bekman Benson Colburn Doud Dykhouse Elthon Fishbaugh	Hattery Henningsen Hultman Humbert Knudson Leo Linnevold Lord Lynes	Martin McMurry Mercer Miller Parker Prentis Reilly Ridout Roberts	Skourup Tudor Van Patten Vittetoe Walter Watson of Pottawattamie Whitehead Zastrow
Doud Dykhouse Elthon	Leo Linnevold Lord	Prentis Reilly Ridout	Watson of Pottawatts Whitehead

Nays, 12:

Berg	Jacobson	Risk	Watson of
Byers	Maytag	Sharp	O'Brien
Faul	Myrland	Van Eaton	West
Hart	-		

Absent or not voting, 2:

Foster McCarville

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

THIRD READING OF BILLS

On motion of Senator Prentis, Senate File 363, a bill for an act relating to the reorganization of all agencies, boards, commissions and departments of the state government; providing for the appointment of a commission to determine and make recommendations with reference thereto; and providing an appropriation for the purposes thereof, with report of the committee on governmental affairs recommending passage, and the report of the committee on appropriations recommending amendment and passage, was taken up, considered, and the reports of the committees adopted.

Senator Prentis called up the amendment to Senate File 363 filed by Senators Berg and Prentis and found on pages 799 and 800 of the Senate Journal.

Senator Prentis called up the amendment to the amendment filed by him and found on page 813 of the Senate Journal and moved its adoption.

The amendment to the amendment was adopted.

On motion of Senator Prentis the amendment as amended was adopted.

Senator Lynes asked and received unanimous consent to withdraw the amendment to Senate File 363, filed by the committee on appropriations and found on page 737 of the Senate Journal.

Senator Elthon asked and received unanimous consent to withdraw the amendment filed by him to Senate File 363 and found on page 444 of the Senate Journal.

Senator Prentis asked and received unanimous consent to withdraw the amendment to Senate File 363, filed by him and found on page 444 of the Senate Journal.

Senator Prentis moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 50:

Augustine Colburn
Bateson Doud
Bekman Dykhouse
Benson Elthon
Berg Faul
Byers Fishbaugh

Foster Gillespie Hart Hattery Henningsen Hultman Humbert Jacobson Knudson Leo Linnevold Lord Lynes
Martin
Maytag
McCarville
McMurry
Mercer
Miller

Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp Skourup Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West Whitehead Zastrow

Nays: none.

Absent or not voting: none.

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

On motion of Senator Lynes, Senate File 476, a bill for an act making an additional appropriation for the payment of the cost of printing for the Fifty-third General Assembly, was taken up, and considered.

Senator Lynes moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 50:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes

Martin

Maytag McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Zastrow

Nays: none.

Absent or not voting: none.

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

On motion of Senator Lynes, Senate File 477, a bill for an act making an appropriation for the purpose of defraying expenses of snow removal in the state of Nebraska, was taken up, and considered.

Senator Knudson offered the following amendment and moved its adoption:

Amend Senate File 477 by striking section 2 and inserting in lieu thereof the following:

"Sec. 2. This act being deemed of immediate importance shall be in full force and effect from and after its publication in The News, a newspaper published at Plainfield, Iowa, and in the Aplington News, a newspaper published at Aplington, Iowa."

The amendment was adopted.

Senator Lynes moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 50:

Gillespie Augustine Maytag Skourup McCarville Hart Tudor Bateson Van Eaton Bekman Hattery McMurry Renson Henningsen Mercer Van Patten Berg Hultman Miller Vittetoe Byers Humbert Myrland Walter Parker Colburn Jacobson Watson of Knudson Prentis O'Brien Doud-Dykhouse Leo Reilly Watson of Elthon Linnevold Ridout Pottawattamie Faul Lord Risk West Fishbaugh Lynes Roberts Whitehead Foster Martin Sharp Zastrow

Nays: none.

Absent or not voting: none.

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

On motion of Senator Benson, Senate File 379, a bill for an act to amend section three hundred twenty-eight point thirty-six (328.36), Code 1946, relating to the state aviation fund, was taken up, and considered.

Senator Maytag offered the following amendment:

Amend Senate File 379 by adding the following new sections:

"Sec. 2. On June 30, 1949, there shall be transferred from the state aviation fund to the general fund of the state of Iowa the sum of \$34,674.43, and the comptroller is hereby directed to make the transfer on the books in his office and to certify to the treasurer of the state the fact that the transfer has been made and has been so entered upon the books in his office.

"Sec. 3. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Baxter New Era, a newspaper published at Baxter, Iowa, and in the Colfax Tribune, a newspaper published at Colfax, Iowa."

Further amend Senate File 379 by striking the period (.) at the end of the title and adding thereto the following: "and the transfer from said fund to the general fund of the sum of \$34,674,43 on June 30, 1949."

Senator Maytag offered the following amendment to the amendment and moved its adoption:

Amend the amendment by adding thereto, following the period in line 8, the following: "The transfer, when made as herein provided, shall relieve the state aviation fund of all liability to the general fund of the state and shall be in full acquittance and satisfaction of all moneys payable from the state aviation fund to the general fund of the state."

The amendment to the amendment was adopted.

The amendment as amended was adopted.

Senator Maytag moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

Maytag

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine Bateson Bekman Benson Berg Byers Colburn Doud Dykhouse Elthon Faul Fishbaugh Foster

Gillespie Hart Hattery Henningsen Hultman Humbert Jacobson Knudson Leo Linnevold Lord

McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Lynes Roberts Martin

Sharp Skourup Tudor Van Eaton Van Patten Vittetoe Watson of O'Brien Watson of Pottawattamie Whitehead

Zastrow

Navs: none.

Absent or not voting, 2:

Walter

West

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

On motion of Senator Bekman, House File 300, a bill for an act to amend sections one hundred forty-seven point sixteen (147.16), one hundred forty-seven point nineteen (147.19), one hundred forty-seven point eighty (147.80), one hundred forty-seven point one hundred seven (147.107) and chapter one hundred fifty-two (152); to repeal sections one hundred fifty-two point one (152.1), one hundred fifty-two point two (152.2), one hundred fifty-two point three (152.3), one hundred fifty-two point four (152.4) and

to enact new sections in lieu thereof; Code 1946, all relating to the qualification and term of nurse examiners, the practice of nursing, and licensing of persons to practice nursing, and the license fee required under reciprocal agreements, was taken up, and considered.

Senator Fishbaugh offered the following amendment and moved its adoption:

Amend House File 300 by striking all of section 5.

Senator Elthon moved the previous question on all amendments and the main bill, which motion prevailed.

The amendment by Senator Fishbaugh was lost.

Senator Doud offered the following amendment and moved its adoption:

Amend House File 300, section 9, as passed by the House, by striking from line 17 the words "for hire" and inserting in lieu thereof the following: "with or without pay".

The amendment was adopted.

Senator Doud asked and received unanimous consent to withdraw the amendment to House File 300 filed by him and found on page 801 of the Senate Journal.

Senator Bekman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 42:

Augustine
Bateson
Bekman
Benson
Berg
Byers
Colburn
Dykhouse
Elthon
Faul
Fishbaugh

Foster Gillespie Hart Hattery Hultman Humbert Knudson Lind Lind Lynes Martin Maytag McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout

Risk
Roberts
Sharp
Skourup
Tudor
Van Patten
Walter
West
Whitehead
Zastrow

Nays, 8:

Jacobson

Van Eaton Watson of O'Brien

Absent or not voting, 5:

Doud Henningsen Leo

Vittetoe

Watson of Pottawattamie

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

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

House File 316, a bill for an act relating to optional maintenance levies of secondary roads.

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

House File 430, a bill for an act relating to registration of motor vehicles.

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

House File 524, a bill for an act relating to secondary road assessment districts.

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

House Concurrent Resolution 18, memorializing Congress of the United States to call a constitutional convention to make provisions for the participation of the United States in a world federal government.

A. C. GUSTAFSON, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 18

Whereas, war is now a threat to the very existence of our civilization, because modern science has produced, weapons of war which are overwhelmingly destructive and against which there is no sure defense; and,

Whereas, the effective maintenance of world peace is the proper concern and responsibility of every American citizen; and,

Whereas, the people of the state of Iowa, while now enjoying domestic peace and security under the laws of their local, state and federal governments, deeply desire the guarantee of world peace; and,

Whereas, all history shows that peace is the product of law and order, and that law and order are the product of government; and,

Whereas, the United Nations, as presently constituted, although accomplishing great good in many fields, lacks authority to enact, interpret or enforce world law, and under its present charter is incapable of restraining any major nations which may foster or foment war; and,

Whereas, the charter of the United Nations expressly provides, in article 109, a procedure for reviewing and altering the charter; and,

Whereas, at least seventeen states have memorialized Congress, through resolutions by their state legislatures or in referenda by their voters, to initiate steps toward the creation of a world federal government; and,

Whereas, several nations have recently adopted constitutional provisions to facilitate their entry into a world federal government by authorizing the delegation to such a world federal government of a portion of their sovereignty sufficient to endow it with powers adequate to prevent war; now, therefore,

Be It Resolved by the House, the Senate Concurring: That application is hereby made to the Congress of the United States, pursuant to article V of the constitution of the United States, to call a convention for the sole purpose of proposing amendment of the constitution to expedite and permit the participation of the United States in a world federal government, open to all nations, with powers which, while defined and limited, shall be adequate to preserve peace, whether the proposed charter or constitution of such world federal government be presented in the form of amendments to the charter of the United Nations, or by a world constitutional convention, or otherwise.

Be It Further Resolved: That the secretary of state of the state of Iowa is hereby directed to transmit copies of this resolution to the President of the United States, to the Vice President of the United States, to the Speaker of the House of Representatives of the Congress of the United States, to the chairmen of the Senate foreign relations committee and the House foreign affairs committee of the said Congress, to the members of the said Congress from the state of Iowa, and to the presiding officers of each of the legislatures in the several states, requesting their cooperation.

HOUSE MESSAGES CONSIDERED

House File 316, a bill for an act to amend section three hundred nine point eleven (309.11), Code 1946, relating to optional maintenance levies of secondary roads.

Read first and second times and referred to the sifting committee.

House File 430, a bill for an act to amend chapter three hundred twenty-one (321), Code 1946, as amended by chapter one hundred seventy-five (175), Acts of the Fifty-second General Assembly, relating to registration of motor vehicles.

Read first and second times and referred to the sifting committee.

House File 524, a bill for an act to amend chapter three hundred eleven (311), Code 1946, as amended by chapter one hundred sixty-three (163), Laws of the Fifty-second General Assembly, relating to secondary road assessment districts, and to repeal section five (5) of chapter one hundred sixty-three (163), Acts of the Fifty-second (52nd) General Assembly.

Read first and second times and referred to the sifting committee.

On motion of Senator Elthon, the Senate recessed until 2:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

RECONSIDERATION OF HOUSE FILE 2

Senator Faul asked and received unanimous consent that the Senate reconsider the vote by which House File 2, a bill for an act relating to flood control and water resources, creating the Iowa water control and resources council, providing the membership and personnel of said council, prescribing the powers, duties, and functions of the council and making an appropriation therefor; amending sections four hundred sixty-nine point one (469.1), four hundred sixty-nine point two (469.2), four hundred stxty-nine point three (469.3), four hundred sixty-nine point nine (469.9), four hundred sixty-nine point ten (469.10), four hundred sixty-nine point fifteen (469.15), four hundred sixty-nine point twenty-six (469.26), one hundred eight point seven (108.7), one hundred sixty point seven (160.7), one hundred nine point fifteen (109.15), one hundred eleven point four (111.4), one hundred eleven point eighteen (111.18), one hundred twelve point three (112.3), one hundred twelve point seven (112.7), Code 1946, and by repealing sections four hundred sixty-nine point twenty-eight (469.28) and four hundred sixty-nine point twenty-nine (469.29) enacting a substitute for said section four hundred sixty-nine point twentynine (469.29), Code 1946, all relating to flood control and water resources, mill dams and races and the powers, duties and functions of the council, passed the Senate.

Senator Faul asked and received unanimous consent that the Senate reconsider the vote by which House File 2 went to its third reading.

Senator Faul asked and received unanimous consent that the Senate reconsider the vote by which the following amendment filed by him and found on page 810 of the Senate Journal was adopted:

Amend House File 2, section 20, by striking from lines 1 and 2 the words "Notwithstanding any provision of law to the contrary," and by capitalizing the word "it" in line 2 thereof.

Further amend House File 2, section 31, by striking from lines 9, 10 and 11 the words "An order establishing a council floodway shall not be in force until due notice thereof has been given." and by inserting in lieu thereof the following: "No order establishing a council floodway shall be issued until due notice of the proposed establishment of such floodway shall have been given and public hearings afforded, and opportunity given for the presentation of all protests against establishment of such flood-

way. In establishing any council floodway the council shall avoid to the greatest possible degree the inclusion of any village, town or city, or any part thereof, within the area of such floodway."

Further amend House File 2, section 33, by striking from lines 15, 16 and 17 the words "At such trial the findings by the council shall be prima facie evidence of the matters therein contained." and by inserting in lieu thereof the following: "At such trial the burden of proof that any acts and orders of the council from which appeal is taken are reasonable or necessary shall be upon the council."

Senator Faul asked and received unanimous consent to withdraw said amendment.

Senator Faul offered the following amendment and moved its adoption:

Amend House File 2, section 20, by striking from lines 1 and 2 the words "Notwithstanding any provision of law to the contrary," and by capitalizing the word "it" in line 2 thereof.

Further amend House File 2, section 31, by striking from lines 9, 10 and 11 the words "An order establishing a council floodway shall not be in force until due notice thereof has been given." and by inserting in lieu thereof the following: "No order establishing a council floodway shall be issued until due notice of the proposed establishment of such floodway shall have been given and public hearings afforded, and opportunity given for the presentation of all protests against the establishment of such floodway. In establishing any council floodway, the council shall avoid to the greatest possible degree the evacuation of persons residing in the area of any floodway and the removal of any residential structures occupied by such persons in the area of any floodway."

Further amend House File 2, section 33, by striking from lines 15 to 19 the words "At such trial the findings by the council shall be prima facie evidence of the matters therein contained. If the court shall determine that the order appealed from is lawful and reasonable, it shall be affirmed." and by inserting in lieu thereof the following: "At such trial the burden of proof that any acts and orders of the council from which appeal is taken are reasonable and necessary shall be upon the council. If the court shall determine that the order appealed from is reasonable and necessary, it shall be affirmed."

The amendment was adopted.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 50:

Augustine Bateson Bekman Benson Berg Byers Colburn Doud Dykhouse Elthon Faul Fishbaugh Foster Gillespie Hart Hattery Henningsen Hultman Humbert Jacobson

Knudson McMurry Leo Mercer Linnevold Miller Myrland Lord Lynes Parker Martin Prentis Maytag Reilly McCarville Ridout

Risk Roberts Sharp Skourup Tudor Van Eaton Van Patten Vittetoe Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting: none.

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

POINT OF ORDER

Senator Hattery called to the attention of the Senate action taken on House File 206 and raised a point of order that House File 206, which was originally passed by the House and later rejected by the Senate, was by unanimous consent recalled from the House, and that on March 8, 1949, the following action was taken: "Senator Faul moved that the record of the Senate action on House File 206 on February 15 be expunged from the Senate Journal, and that the bill be referred to the sifting committee. Division was called for. The motion prevailed by a two-thirds majority of those present and the record was expunged, and House File 206 was referred to the sifting committee."

Senator Hattery stated that, since the motion expunging the record of the Senate action on House File 206 was adopted, the bill is not now eligible for consideration by the Senate due to the fact that it must be read a first and second time and then referred to the sifting committee.

The chair ruled the point well taken.

RECONSIDERATION OF HOUSE FILE 206

Senator Faul asked and received unanimous consent that House File 206 be read a first and second time.

HOUSE MESSAGE CONSIDERED

House File 206, a bill for an act relating to the reserve requirenents of state banks or savings banks or trust companies.

Read first and second times and referred to the sifting committee.

THIRD READING OF BILLS

On motion of Senator Faul, Senate File 237, a bill for an act relating to the military service tax credit fund and the allocation thereto of a sum of money equal to five per cent of gross sales at state liquor stores, was taken up, and considered.

Senator Faul offered the following amendment and moved its adoption:

Amend Senate File 237, section 1, by adding after the period in line 9 the following: "The military tax credit fund shall consist of the sums monthly transferred to it by the state treasurer from the liquor control fund and such other sums as may, from time to time, be appropriated to it."

The amendment was adopted.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 46:

Augustine	Hattery	McCarville	Tudor
Bateson	Henningsen	McMurry	Van Eaton
Bekman	Hultman	Mercer	Van Patten
Benson .	Humbert	Myrland	Vittetoe
Berg	Jacobson	Parker	Walter
Byers	Knudson	Prentis	Watson of
Colburn	Leo	Reilly	O'Brien
Dykhouse	Linnevold	Ridout	Watson of
Elthon	Lord	Risk	Pottawattamie
Faul	Lynes	Roberts	West
Gillespie	Martin	Sharp	Whitehead
Hart	Maytag	Skourup	Zastrow

Nays: none.

Absent or not voting, 4:

Doud Fishbaugh Foster Miller

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

A committee from the House appeared and announced that the House was ready to receive the Senate in joint convention.

The Senate proceeded to the House under the direction of the Sergeant-at-arms.

JOINT CONVENTION

In accordance with House Concurrent Resolution 17, duly adopted, the joint convention was called to order, Kenneth A. Evans, President of the Senate, presiding.

Brown of Mahaska moved that a committee of three be appointed to notify the Governor and his official party that the joint convention was ready to receive them.

Motion prevailed and President Evans appointed as such committee Brown of Mahaska and Clark of Marion on the part of the House, and Senator Augustine on the part of the Senate.

The committee previously appointed escorted Governor Beardsley and his party to the House chamber.

President Evans presented to the joint convention Governor William S. Beardsley.

Governor Beardsley addressed the joint convention and introduced Mr. E. O. Osborne of Knoxville, who recited the following poems:

MARY MARGARET

The cutest little stranger Came to us the other day, And from the way she feels at home, I'm sure she wants to stay.

They named her Mary Margaret, A good old fashioned name, But if she had no name at all, We'd love her just the same.

Her hands are tiny little things; Her eyes a pretty blue; It won't be many weeks, I'm sure—'Till she will smile and coo.

I may be wrong, she may not be Much sweeter than the rest, But some folks call me Grandpa now, That's why I love her best.

MY VALENTINE

Two little girls, sisters they are, And both sweethearts of mine. Picture them on their Grandpa's knee.— You have my Valentine. One can visit and tell about Alice in Wonderland, And seems amazed if I pretend I do not understand.

She tells me how babes have turned to pigs, And all that Tommy-rot, And won't permit a Ripley's choice Believing it or not.

The other talks mostly with her hands, Her eyes, they talk some too; But I know everything she's said Sometimes before she's through.

You do not need to envy me The happiness that's mine, For I defy the world to show A sweeter Valentine.

NOC NEE AND HANK-SHUS

He said, "Noc Nee, will you be mine, If I bring you a valentine Of Pangburn candies, fresh and sweet, And lay it at your korny feet?"

She said, "Hank-Shus, the proper thing Would be a little diamond ring, But since Pangburn's is so divine I shall accept your valentine."

PETER RAT

Said Papa Rat to Mamma Rat, "Let's go and build a cozy flat, Quite near a corn and oat bin To raise our growing family in."

Not thinking of the slightest harm; They hied away to McCarty's farm; Their appetites to gratify Likewise to add and multiply.

Soon Papa Rat was a Grandpa, And Mamma was a Grandma; In spite of all the dogs and cats, They soon produced a thousand rats.

And every day from night till morn, They kill his chickens, ate his corn. They chewed his harness, spoiled his grain, And nearly drove the man insane. But just before he lost his mind, A ray of hope he chanced to find. He acted on what Osborn said, And now McCarty's rats are dead.

MOTHER

In memory you may recall The days that used to be, When someone stroked your tousled head, And kissed you tenderly.

You may recall a furrowed brow Beneath locks turning gray, And eyes that seem to understand The paths wherein you stray.

Picture again two willing hands, Tired by the cares of day; That righted you whene'er you fell, And brushed your tears away.

Call back those golden happy hours, In memory live o'er The days you spent in paradise, Not far from Mother's door.

No other shrine beneath the stars Has brought the heart such ease, As that that's found in humbleness The altar at her knees.

EPHRAHAM

The cotton pickin' days were o'er; Plantation life was slow. Old Ephraham and his mule, Ike, To Birmingham must go.

He hitched old Ike onto a cart, A two wheeled rattle trap And says, "We sho will find dat place If it am on de map."

Three times that day old Ephraham Passed strangers on the way. Though miles apart to each of them, Here's what he had to say.

"Howdy, Howdy, Mistuh.
My name is Ephraham.
Can yo' all tell how far it is
On up to Birmingham?"

"Just twenty miles," each one replied; Anxiety was shown. Eph cracked his whip and said, "Old Ike, Yo' sho can hold yo' own."

THE OLD DINNER BELL

Back there around the old homestead, Where memory loves to dwell, I think the most of us recall That old, old dinner bell.

Somewhere within our yesterdays, We hear the gentle knell That brings to mind the life around That old, old dinner bell.

No music, ever was quite so sweet, No wave length e'er will tell, A message that will charm your life That old, old dinner bell.

Our horses gave an anxious neigh; It seems they knew full well Just what was meant when mother rang That old, old dinner bell.

I'd like to hear that sweet refrain, The world I'd like to tell, The magic of its melody, That old, old dinner bell.

THE TOURIST

It was midnight on the highway, Their hearts beat with regret; "We are lost," the tourist whispered As he lit a cigarette.

But when day broke o'er the landscape, Their hearts beat with delight, They had parked between two cornfields In Iowa over night.

DUMB AND BLIND

I dreamed I went to Washington, To Washington, D. C.; To meet and greet the President, And see what I could see.

I dreamt I walked a hundred miles, And knocked on every door, And not a soul bid me come in, No wonder I was sore.

I was about to rave and rant, And give up in despair, When the sweet voice of Eleanor said, "Won't you have a chair?"

Since I was weary, worn and tired, With gratitude, I wept; Quite mindful she could change her mind Before I could accept.

I thanked her in a kindly way, And said, "Dear Eleanor, It seems to me, the Democrats Are guarding every door."

She pointed to my coat lapel, The light began to dawn; Old fool, I was, I found I had A Hoover button on.

• Mary Margaret Osborne and Kathleen Osborne, granddaughters of Mr. Osborne, were introduced to the joint convention.

"The Iowa Flag Song" was sung by Mrs. Lyall H. Mitchell, of Oskaloosa, accompanied by the composer, Esther May Clark, at the piano, and Ruth Ann Augustine on the flute.

Clark of Marion moved that "The Iowa Flag Song" be adopted as the official flag song of the state of Iowa.

Motion prevailed.

The minutes of the joint convention were read and approved.

Weichman of Benton moved that the joint convention be now dissolved.

Motion prevailed.

The Senate returned to the Senate chamber and resumed regular session.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate File 471, a bill for an act to appropriate funds for the board of control institutional state roads.

Also: That the House has concurred in Senate amendments to and passed House File 443, a bill for an act relating to the control and destruction of noxious weeds.

Also: That the House has concurred in Senate amendments to and passed House File 522, a bill for an act to appropriate funds to the board of control.

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

House File 552, a bill for an act to authorize the exchange of certain land in connection with the Independence state hospital.

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

House File 557, a bill for an act to authorize the purchase of certain farm land adjoining the Glenwood state school.

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

House File 560, a bill for an act relating to registration fee on corn shellers, feed grinders and trailers.

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

House File 561, a bill for an act relating to registration fees for trucks, truck tractors, etc.

A. C. GUSTAFSON, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 552, a bill for an act to authorize the exchange of certain land now used in connection with the Independence state hospital for certain farm land adjoining, and to provide for an appropriation therefor.

Read first and second times and referred to the sifting committee.

House File 557, a bill for an act to authorize the purchase of certain farm land adjoining the Glenwood state school, and to provide for an appropriation therefor.

Read first and second times and referred to the sifting committee.

House File 560, a bill for an act to amend sections three hundred twenty-one point one hundred eighteen (321.118) and three hundred twenty-one point one hundred twenty-three (321.123), Code

1946, relating to registration fee on corn shellers, feed grinders and trailers.

Read first and second times and referred to the sifting committee.

House File 561, a bill for an act to amend chapter three hundred twenty-one (321), Code 1946, relating to registration fees for trucks, truck tractors, road tractors, semitrailers and trailers.

Read first and second times and referred to the sifting committee.

COMMUNICATIONS

The following communication was received from the state appeal board:

OFFICE

STATE COMPTROLLER

Des Moines, Iowa

March 22, 1949.

To the Secretary of the Senate, and the Chief Clerk of the House of Representatives:

We are submitting herewith claim No. 143 filed by the H. O. Tuttle Funeral Service of Runnells, Iowa, for the burial of Mrs. Ella Enyhart. The claim is in the amount of \$150.

RAY E. JOHNSON, Chairman, State Appeal Board.

March 22, 1949.

To the Secretary of the Senate, and the Chief Clerk of the House of Representatives:

We are submitting herewith claim No. 144 filed by the Moulton independent school district of Moulton, Iowa, for refund of tax on two school buses purchased by them. The claim is in the amount of \$152.19.

RAY E. JOHNSON, Chairman, State Appeal Board.

PROOF OF PUBLICATION

Published copy of Senate File 484 and verified proof of publication of said bill in The Daily Gate City, Keokuk, Lee county, Iowa, is on file with the Secretary of the Senate.

W. J. SCARBOROUGH, Secretary of the Senate.

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate File 223 and House Files 7, 38, 89, 108, 120, 152, 281, 386, 392, 424, 469 and 522.

DON RISK, Chairman Senate Committee. GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: Senate File 223; also, House Files 7, 38, 89, 108, 120, 152, 281, 386, 392, 424, 469 and 522.

BILL SENT TO THE GOVERNOR

Senator Risk, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 24th day of March, 1949, sent to the Governor for his approval: Senate File 223.

DON RISK, Chairman.

Passed on file.

REPORT OF SIFTING COMMITTEE

MR. PRESIDENT: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the calendar:

H. F. 565	S. F. 278	S. F. 422
H. F. 572	S. F. 199	S. F. 72
H. F. 573	S. F. 171	S. F. 83
S. F. 358	H. F. 29	

LEO ELTHON. Chairman.

BILLS ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bills to committee:

H. F. 565 Appropriations.

H. F. 572 Appropriations.

H. F. 573 Appropriations.

AMENDMENTS FILED

Amend Senate File 363 by striking all after the enacting clause and inserting in lieu thereof the following:

- Section 1. There is hereby created a commission to be composed of nine (9) members, three of which shall be members of the Senate, who shall be appointed by the Lieutenant Governor, three of which shall be members of the House of Representatives, who shall be appointed by the Speaker of the Fifty-third General Assembly, and three to be appointed by the Governor. Any vacancy in the membership of the commission shall be filled by appointment in the same manner, by the same official and from the same group as original appointments.
- Sec. 2. The commission shall organize by electing a chairman and may meet at such times and places as may be ordered by resolution, upon the call of the chairman or upon call by three members of the commission.
- Sec. 3. The commission created by this act shall be known as the "governmental reorganization commission".
- Sec. 4. The commission shall examine into the organization of all offices, agencies, boards, commissions and departments of the state government and shall determine and recommend what changes therein are necessary to accomplish the following purposes:
- 1. To reduce expenditures and promote economy to the fullest extent consistent with the efficient operation of the state government:
- 2. To increase the efficiency of the operations of the state government to the fullest extent practicable within the available revenues;
- 3. To group, coordinate, and consolidate agencies and functions of the government, as nearly as may be, according to major purposes;
- 4. To reduce the number of offices, agencies, boards, commissions and departments by consolidating those having similar functions under a single head, 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 the state government; and
- 5. To eliminate overlapping and duplication of effort on the part of such offices, agencies, boards, commissions and departments of the state government.
- Sec. 5. The General Assembly declares that the public interest demands the carrying out of the purposes specified in section four (4) and that such purposes will be accomplished in great measure by proceeding under the provisions of this act.
- Sec. 6. The commission shall, between December 1, 1950, and December 15, 1950, report to the Governor its findings

together with its detailed recommendations and shall present for the consideration of the Fifty-fourth General Assembly a bill or bills designed to accomplish the purposes set forth in section four (4). The Governor shall cause to be printed the necessary number of copies of said report and shall mail copies of said printed report to the elected members of the Fifty-fourth General Assembly on or before January 1, 1951.

- Sec. 7. The commission shall have the power to employ such assistants and clerical help as it may deem advisable, and it shall be furnished suitable office space by the executive council.
- Sec. 8. It shall be the duty of each office, agency, board, commission or department of the state government, to make available for examination by the commission its records and files and to furnish within a reasonable time to be fixed by the commission information and reports as the commission may determine necessary for its purposes.
- Sec. 9. The members of the commission shall receive their actual expenses to be audited by the comptroller and such compensation as may be determined and allowed by the Fifty-fourth General Assembly. Compensation of employees and the expenses of the commission shall be paid from the state treasury upon certificate of the chairman of the commission.
- Sec. 10. The commission shall have power to subpoena witnesses, administer oaths, take testimony and keep a record of its proceedings. It shall also have power to make all the necessary rules and regulations for the conduct of its business and proceedings. Witnesses shall be allowed the same per diem and mileage as allowed witnesses in district court proceedings.
- Sec. 11. All offices, agencies, boards, commissions and departments of the state government, including the State College, the State University, and the State Teachers' College, shall conduct the necessary research work requested by the commission and for its use.
- Sec. 12. The commission shall enter upon its duties as soon as the membership has been appointed and shall cease to exist and this act shall cease and determine as of date April 1, 1951.
- Sec. 13. There is hereby appropriated from funds in the state treasury, not otherwise appropriated, the sum of thirty thousand dollars (\$30,000) to pay the expenses of the commission for the biennium.
- Sec. 14. This act being deemed of immediate importance shall be in full force and effect on its publication in the Mount Ayr Record-News, a newspaper published at Mount Ayr, Iowa, and in the Northwood Anchor & Index, a newspaper published at Northwood, Iowa.

X. T. PRENTIS.

JOHN P. BERG.

Amend House File 4, paragraph 13, by striking all of lines 119, 120, 121, 122 and 123.

GEORGE FAUL

Amend House File 9 by adding thereto as a new section the following: "Sec. 3. To conserve the soil and land of this state, anyone engaged in removing the surface soil over any bed or strata of coal for the purpose of obtaining such coal shall replace the surface soil as nearly as practicable to its original position. Upon abandonment of such removal operation all surface soil shall be so replaced. This section shall apply only to surface soil removed after the effective date of this act."

EARL C. FISHBAUGH, JR. SHERMAN WEST.
H. C. FOSTER.
J. KENDALL LYNES.
W. ELDON WALTER.
DON RISK.

Amend House File 306, section 2, line 7, by striking the words "provided by law", and inserting in lieu thereof the words "of eight cents per mile".

SHERMAN WEST.

Amend Senate File 414 by striking the word "forty" in line 6, section 1, and inserting in lieu thereof the word "thirty-six," and by inserting after the word "thousand" in line 6 the words "and less than sixty thousand."

W. N. SKOURUP.

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Friday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MARCH 25, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend Dean Chapman, pastor of the Methodist church, Burlington, Iowa.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Bateson, from residents of Hardin county favoring legislation pertaining to the practice of pharmacy.

By Senator Benson, from residents of Carroll county favoring legislation pertaining to the practice of pharmacy.

By Senator Foster, from residents of Washington county favoring legislation pertaining to the practice of pharmacy.

By Senator Jacobson, from residents of Fayette county favoring legislation pertaining to the practice of pharmacy.

By Senator Knudson, from residents of Franklin county favoring legislation pertaining to the practice of pharmacy; also, from residents of Hancock county opposing local option.

By Senator McMurry, from residents of Lucas county favoring legislation pertaining to the practice of pharmacy.

By Senator Myrland, from residents of Harrison and Monona counties favoring legislation pertaining to the practice of pharmacy.

By Senator Parker, from residents of Cherokee county favoring legislation pertaining to the practice of pharmacy.

By Senator Ridout, from residents of Kossuth county opposing local option.

INTRODUCTION OF BILLS

Senate File 486, by committee on judiciary 2, a bill for an act to legalize and validate the proceedings of the board of directors of the consolidated school district of Winthrop, in the county of

Buchanan, state of Iowa, authorizing and providing for the issuance and delivery of school bonds and for the levy of taxes for the payment of said bonds, and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district.

Read first and second times and referred to the sifting committee.

PRESENTATION OF VISITORS

Senator Faul asked and received unanimous consent to present to the Senate thirty-one members of the eighth grade social study class of Woodside school who were present in the balcony with their instructor, Mrs. Belle Turner.

Senator Bateson asked and received unanimous consent to present to the Senate twenty-six members of the seventh and eighth grade classes of the Stanhope school who were present in the balcony with their instructor, Mrs. Palmer Nelson.

HOUSE CONCURRENT RESOLUTION 18

Senator Bekman called up the following resolution and moved its adoption:

Whereas, war is now a threat to the very existence of our civilization, because modern science has produced weapons of war which are overwhelmingly destructive and against which there is no sure defense; and,

Whereas, the effective maintenance of world peace is the proper concern and responsibility of every American citizen; and,

Whereas, the people of the state of Iowa, while now enjoying domestic peace and security under the laws of their local, state and federal governments, deeply desire the guarantee of world peace; and,

Whereas, all history shows that peace is the product of law and order, and that law and order are the product of government; and,

Whereas, the United Nations, as presently constituted, although accomplishing great good in many fields, lacks authority to enact, interpret or enforce world law, and under its present charter is incapable of restraining any major nations which may foster or foment war; and,

Whereas, the charter of the United Nations expressly provides, in article 109, a procedure for reviewing and altering the charter; and,

Whereas, at least seventeen states have memorialized Congress, through resolutions by their state legislatures or in referenda by their voters, to initiate steps toward the creation of a world federal government; and,

Whereas, several nations have recently adopted constitutional provisions to facilitate their entry into a world federal government by authorizing the delegation to such a world federal government of a portion of their sovereignty sufficient to endow it with powers adequate to prevent war; now, therefore,

Be It Resolved by the House, the Senate Concurring: That application is hereby made to the Congress of the United States, pursuant to article V of the constitution of the United States, to call a convention for the sole purpose of proposing amendment of the constitution to expedite and permit the participation of the United States in a world federal government, open to all nations, with powers which, while defined and limited, shall be adequate to preserve peace, whether the proposed charter or constitution of such world federal government be presented in the form of amendments to the charter of the United Nations, or by a world constitutional convention, or otherwise.

Be It Further Resolved: That the secretary of state of the state of Iowa is hereby directed to transmit copies of this resolution to the President of the United States, to the Vice President of the United States, to the Speaker of the House of Representatives of the Congress of the United States, to the chairmen of the Senate foreign relations committee and the House foreign affairs committee of the said Congress, to the members of the said Congress from the state of Iowa, and to the presiding officers of each of the legislatures in the several states, requesting their cooperation.

Roll call was demanded.

Senator Elthon moved that the resolution be left in its present status and that further action on the resolution be deferred for ten legislative days before being further considered by the Senate.

Senator Walter moved as a substitute that House Concurrent Resolution 18 be referred to the committee on judiciary 1 for further study.

The substitute motion was lost.

Senator Jacobson moved as a substitute motion that House Concurrent Resolution 18 be indefinitely postponed.

Senator Maytag moved the previous question on the substitute motion and the main motion, which motion prevailed.

Roll call was demanded on the substitute motion.

On the question "Shall the substitute motion be adopted," the vote was:

Ayes, 19:

Fishbaugh Lord Skourup **Bvers** Miller Van Eaton Colburn Foster Doud Henningsen Myrland Vittetoe Jacobson Parker Walter Dykhouse Knudson Prentis Faul

Nays, 29:

Augustine Hatterv Bateson Hultman Humbert Bekman Benson Leo Linnevold Berg Elthon Lynes Gillespie Maytag McCarville Hart

McMurry Mercer Reilly Ridout Risk Roberts Sharp Tudor Van Patten
Watson of
O'Brien
Watson of
Pottawattamie
West
Zastrow

Absent or not voting, 2:

Martin

Whitehead

The substitute motion was lost.

The motion by Senator Elthon was adopted.

RECONSIDERATION OF SENATE FILE 363

Senator Prentis asked and received unanimous consent that the Senate reconsider the vote by which Senate File 363, a bill for an act relating to the reorganization of all agencies, boards, commissions and departments of the state government; providing for the appointment of a commission to determine and make recommendations with reference thereto; and providing an appropriation for the purposes thereof, passed the Senate.

Senator Prentis asked and received unanimous consent that the Senate reconsider the vote by which Senate File 363 went to its third reading.

Senator Prentis asked and received unanimous consent that the Senate reconsider the vote by which the amendment filed by him to the amendment filed by Senators Berg and Prentis to Senate File 363 and found on page 813 of the Senate Journal was adopted.

Senator Prentis asked and received unanimous consent to withdraw said amendment.

Senator Prentis asked and received unanimous consent that the Senate reconsider the vote by which the amendment filed by Senators Prentis and Berg to Senate File 363 and found on pages 799 and 800 of the Senate Journal was adopted.

Senator Prentis asked and received unanimous consent to withdraw said amendment.

Senator Prentis offered the following amendment by Senators Prentis and Berg and moved its adoption:

Amend Senate File 363 by striking all after the enacting clause and inserting in lieu thereof the following:

- Section 1. There is hereby created a commission to be composed of nine (9) members, three of which shall be members of the Senate, who shall be appointed by the Lieutenant Governor, three of which shall be members of the House of Representatives, who shall be appointed by the Speaker of the Fifty-third General Assembly, and three to be appointed by the Governor. Any vacancy in the membership of the commission shall be filled by appointment in the same manner, by the same official and from the same group as original appointments.
- Sec. 2. The commission shall organize by electing a chairman and may meet at such times and places as may be ordered by resolution, upon the call of the chairman or upon call by three members of the commission.
- Sec. 3. The commission created by this act shall be known as the "governmental reorganization commission".
- Sec. 4. The commission shall examine into the organization of all offices, agencies, boards, commissions and departments of the state government and shall determine and recommend what changes therein are necessary to accomplish the following purposes:
- 1. To reduce expenditures and promote economy to the fullest extent consistent with the efficient operation of the state government;
- 2. To increase the efficiency of the operations of the state government to the fullest extent practicable within the available revenues;
- 3. To group, coordinate, and consolidate agencies and functions of the government, as nearly as may be, according to major purposes;
- 4. To reduce the number of offices, agencies, boards, commissions and departments by consolidating those having similar functions under a single head, 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 the state government; and
- 5. To eliminate overlapping and duplication of effort on the part of such offices, agencies, boards, commissions and departments of the state government.
- Sec. 5. The General Assembly declares that the public interest demands the carrying out of the purposes specified in section four (4) and that such purposes will be accomplished in great measure by proceeding under the provisions of this act.
- Sec. 6. The commission shall, between December 1, 1950, and Decembed 15, 1950, report to the Governor its findings together with its detailed recommendations and shall present for the consideration of the Fifty-fourth General Assembly a bill or bills designed to accomplish the purposes set forth in section four (4). The Governor shall cause to be printed the necessary number of copies of said report and shall mail copies of said printed report to the elected members of the Fifty-fourth General Assembly on or before January 1, 1951.
- Sec. 7. The commission shall have the power to employ such assistants and clerical help as it may deem advisable, and it shall be furnished suitable office space by the executive council.

- Sec. 8. It shall be the duty of each office, agency, board, commission or department of the state government, to make available for examination by the commission its records and files and to furnish within a reasonable time to be fixed by the commission information and reports as the commission may determine necessary for its purposes.
- Sec. 9. The members of the commission shall receive their actual expenses to be audited by the comptroller and such compensation as may be determined and allowed by the Fifty-fourth General Assembly. Compensation of employees and the expenses of the commission shall be paid from the state treasury upon certificate of the chairman of the commission.
- Sec. 10. The commission shall have power to subpoena witnesses, administer caths, take testimony and keep a record of its proceedings. It shall also have power to make all the necessary rules and regulations for the conduct of its business and proceedings. Witnesses shall be allowed the same per diem and mileage as allowed witnesses in district court proceedings.
- Sec. 11. All offices, agencies, boards, commissions and departments of the state government, including the State College, the State University, and the State Teachers' College, shall conduct the necessary research work requested by the commission and for its use.
- Sec. 12. The commission shall enter upon its duties as soon as the membership has been appointed and shall cease to exist and this act shall cease and determine as of date April 1, 1951.
- There is hereby appropriated from funds in the state treasury, not otherwise appropriated, the sum of thirty thousand dollars (\$30,000) to pay the expenses of the commission for the biennium.
- Sec. 14. This act being deemed of immediate importance shall be in full force and effect on its publication in the Mount Ayr Record-News, a newspaper published at Mount Ayr, Iowa, and in the Northwood Anchor & Index, a newspaper published at Northwood, Iowa.

The amendment was adopted.

Senator Prentis moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 50:

Gillesnie Augustine Hart Bateson Bekman Hattery Benson Berg Hultman Humbert Bvers Jacobson Colburn Doud Knudson Dykhouse Leo Linnevold Elthon Faul Lord Fishbaugh Lynes Foster Martin

Henningsen

McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp

Maytag

Skourup Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West Whitehead Zastrow

Nays: none.

Absent or not voting: none.

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

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate File 256, a bill for an act relating to the surveys required for construction of secondary roads.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 380, a bill for an act relating to the registration of aircraft and the fees therefor.

Also: That the House has concurred in Senate amendments to and passed House File 2, a bill for an act relating to flood control and water resources, creating the Iowa natural and resources council.

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

House File 54, a bill for an act to establish a fund for financing engineering studies and research projects in connection with the construction and maintenance of secondary roads.

Also: That the House has concurred in Senate amendments to and passed House File 300, a bill for an act relating to the qualification and term of nurse examiners and the practice of nursing.

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

House Joint Resolution 9, relating to the naming of certain land belonging to the state of Iowa.

A. C. GUSTAFSON, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 380

Amend Senate File 380 by adding the following section:

"Sec. 8. This act being deemed of immediate importance shall become effective upon its publication in the Wapello Republican, a newspaper published at Wapello, Iowa, and in the Clarinda Herald-Journal, a newspaper published at Clarinda, Iowa."

HOUSE MESSAGES CONSIDERED

House Joint Resolution 9, a resolution relating to the namin of certain land belonging to the state of Iowa.

Read first and second times and referred to the sifting committee.

House File 54, a bill for an act to establish a fund for financing engineering studies and research projects in connection with the construction and maintenance of secondary roads.

Read first and second times and referred to the sifting committee.

HOUSE AMENDMENTS CONSIDERED

Senator Benson called up for consideration Senate File 380, a bill for an act to amend chapter three hundred twenty-eight (328), sections three hundred twenty-eight point twenty (328.20), three hundred twenty-eight point twenty-one (328.21), three hundred twenty-eight point twenty-five (328.25), and three hundred twenty-eight point thirty-five (328.35), Code 1946, relating to the registration of aircraft and the fees therefor, the reporting of transfers of ownership of aircraft, penalties for failure to register aircraft or report the transfer of ownership of aircraft and the lien and collection of such fees and penalties, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 380 by adding the following section:

"Sec. 8. This act being deemed of immediate importance shall become effective upon its publication in the Wapello Republican, a newspaper published at Wapello, Iowa, and in the Clarinda Herald-Journal, a newspaper published at Clarinda, Iowa."

The Senate concurred in the House amendment.

Senator Benson moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 46:

Augustine
Bekman
Benson
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Foster
Gillespie

Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold

Lord

Lynes

Martin

McCarville McMurry Mercer Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp

Maytag

Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Watson of
O'Brien
Watson of
Pottawattamie
West

West Whitehead Zastrow

Nays: none.

Absent or not voting, 4:

Bateson Fishbaugh Miller Walter

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

THIRD READING OF BILLS

On motion of Senator Dykhouse, Senate File 475, a bill for an act to legalize a resolution passed and approved by the city council of the city of Rock Rapids, Iowa, on March 15, 1949, which resolution fixes the maximum rates that may be charged by said city to customers of electric current by amending section nine (9) of a former resolution, passed and approved November 17, 1947, fixing such maximum rates until payment of certain revenue bonds, as authorized therein, has been made, was taken up, and considered.

Senator Dykhouse moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 50:

Augustine Gillespie Maytag Skourup Bateson Hart McCarville Tudor Bekman Hattery McMurry Van Eaton Van Patten Benson Henningsen Mercer Berg Hultman Miller Vittetoe Humbert Myrland Walter Byers Colburn Jacobson Parker Watson of Doud Knudson Prentis O'Brien Dykhouse Leo Reilly Watson of Elthon Linnevold Ridout Pottawattamie West Faul Lord Risk Fishbaugh Lvnes Roberts Whitehead Foster Martin Sharp Zastrow

Nays: none.

Absent or not voting: none.

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

On motion of Senator Whitehead, Senate File 472, a bill for an act to legalize and validate the proceedings of the board of education of the Van Meter consolidated school of Van Meter, Iowa, in purchasing certain real estate in Van Meter, Iowa, for the purpose of a residence for its teachers, was taken up, and considered.

Senator Hart took the chair at 11:40 a.m.

Senator Whitehead moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 50:

Augustine Gillespie Bateson Hart Bekman Hattery Benson Henningsen Berg Hultman Byers Humbert Colburn Jacobson Doud Knudson Dykhouse Leo Linnevold Elthon Faul Lord Fishbaugh Lynes Foster Martin

Maytag McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp

Skourup Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West Whitehead Zastrow

Nays: none.

Absent or not voting: none.

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

On motion of Senator West, House File 423, a bill for an act to legalize the corporate acts and proceedings in connection with the renewal of the corporate existence and adoption of the articles of incorporation of the Mutual Telephone Exchange of Mystic and to provide for the renewal of the charter of the said Mutual Telephone Exchange of Mystic, was taken up, and considered.

Senator West moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 50:

Augustine Bateson Bekman Benson Berg Byers Colburn Doud Dykhouse Elthon Faul Fishbaugh Foster Martin

Gillespie Hart Hattery Henningsen Hultman Humbert Jacobson Knudson Leo Linnevold Lord Lynes

Maytag McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp

Skourun Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West Whitehead

Zastrow

Nays: none.

Absent or not voting: none.

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

On motion of Senator Watson of Pottawattamie, House File 9, a bill for an act providing for the establishment of districts having for their purpose the protection of land from damage by soil erosion or floods; for the inclusion in such districts of drainage districts heretofore or hereafter organized when the inclusion of such districts is deemed advisable and for the purpose of generally benefiting the public by a more efficient control of the water resources of the state; amending sections four hundred fifty-five point nine (455.9), four hundred fifty-five point eighteen (455.18), four hundred fifty-five point forty-seven (455.47), four hundred fifty-five point fifty-one (455.51) and four hundred fifty-five point fifty-six (455.56), Code 1946, all relating to levee and drainage districts, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Faul offered the following amendment by Senators Faul, Watson of Pottawattamie and Mercer and moved its adoption:

Amend House File 9, section 5, by striking from line 8 and from section 8, line 8, the words "water control and" by inserting in lieu thereof the word "natural".

The amendment was adopted.

Senator Fishbaugh asked and received unanimous consent to withdraw the amendment filed by Fishbaugh, et al., to House File 9 and found on page 835 of the Senate Journal.

Senator Fishbaugh offered the following amendment by Senators Fishbaugh, West, Walter, Foster, Risk and Lynes:

Amend House File 9 as follows: Add after the period in line 9 of section 2 the following: "Such board shall also have jurisdiction, power and authority at any regular, special or adjourned session to establish districts having for their purpose soil conservation in mining areas within the county, by providing that anyone engaged in removing the surface soil over any bed or strata of coal in such district for the purpose of obtaining such coal shall replace the surface soil as nearly as practicable to its original position, and providing that, upon abandonment of such removal operation, all surface soil shall be so replaced. This section shall apply only to surface soil so removed after the effective date of this act."

Senator Watson raised a point of order that the Fishbaugh, et al., amendment was not germane to the bill.

ADDITIONAL COPIES

Senator Berg asked and received unanimous consent to have 500 copies of Senate File 363 as passed by the Senate printed.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate File 471.

Don Risk, Chairman Senate Committee.

GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILL SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: Senate File 471

BILL SENT TO THE GOVERNOR

Senator Risk, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 25th day of March, 1949, sent to the Governor for his approval: Senate File 471.

DON RISK, Chairman.

Passed on file.

REPORT OF SIFTING COMMITTEE

MR. PRESIDENT: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the calendar:

SIFTING COMMITTEE CALENDAR

H. F. 430 H. F. 316 S. F. 186 H. F. 560 H. F. 561 S. F. 446

LEGALIZING ACT CALENDAR

S. F. 486

LEO ELTHON, Chairman.

AMENDMENTS FILED

Amend the amendment to House File 9 filed March 24, 1949, by Fishbaugh, et al., by striking the period and quotation mark at the

end thereof and adding the following: ", and then only if it is essential for the accomplishment of the purpose of soil conservation and flood control within the purview of this act."

R. R. BATESON.

Amend Senate Joint Resolution 6 as follows:

- 1. Amend the title by adding thereto after the word "health" in line 13 the following: "and of the various other state agencies and instrumentalities which may have functions and duties pertaining to public health, which will make".
- 2. Amend section 2 by striking from lines 3 and 4 the following words: "and the functions of the state department of health", and adding in lieu thereof ", and of the departments and instrumentalities charged with its accomplishment,".
- 3. Further amend section 2 by striking all after the word "health" in line 6 and adding a period (.) thereto.

JOHN P. BERG.

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Monday, March 28, 1949.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MARCH 28, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend W. Glenn Rowley, pastor of the First Methodist church, Hampton, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Maytag for the day on request of Senator Berg; Senator Benson for the day on request of Senator Foster; Senator Elthon for the day on request of Senator Jacobson.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Bateson, from residents of Wright county favoring legislation pertaining to the practice of pharmacy.

By Senator Berg, from residents of Black Hawk county opposing local option; also, favoring legislation pertaining to the registration of motor vehicles.

By Senator Byers, from residents of Linn county favoring legislation pertaining to the practice of pharmacy.

By Senator Doud, from residents of Jefferson county favoring legislation pertaining to the practice of pharmacy.

By Senator Dykhouse, from residents of Lyon county favoring local option; also, from residents of Sioux county opposing local option.

By Senator Foster, from residents of Henry county favoring proposed health legislation; also, favoring legislation pertaining to the practice of pharmacy.

By Senator Gillespie, from residents of Adair and Madison counties favoring legislation pertaining to the practice of pharmacy.

By Senator Hultman, from residents of Montgomery county favoring local option; also, a telegram from residents of Montgomery county favoring legislation pertaining to unfair trade practice in sales.

By Senator Humbert, from residents of Taylor county favoring legislation pertaining to the practice of pharmacy.

By Senator Knudson, from residents of Hancock county favoring legislation pertaining to the practice of pharmacy; also, opposing local option.

By Senator Leo, from residents of Tama county favoring legislation pertaining to the practice of pharmacy.

By Senator Linnevold, from residents of Howard county favoring local option; also, from residents of Winneshiek county favoring legislation pertaining to the practice of pharmacy.

By Senator Lord, from residents of Louisa and Muscatine counties favoring legislation pertaining to the practice of pharmacy.

By Senator Lynes, from residents of Butler county favoring local option; also, from residents of Bremer county favoring proposed legislation pertaining to the operation of power dams.

By Senator Miller, from residents of Buena Vista, Humboldt and Pocahontas counties favoring legislation pertaining to the practice of pharmacy; also, from residents of Linn county favoring local option.

By Senator Parker, from officials of Plymouth county favoring proposed legislation pertaining to bonds of county officers; also, from residents of Plymouth county favoring proposed legislation pertaining to the practice of pharmacy.

By Senator Prentis, from residents of Ringgold county favoring local option; also, from residents of Union county favoring proposed legislation pertaining to the practice of pharmacy.

By Senator Ridout, from residents of Emmet county favoring proposed conservation legislation.

By Senator Skourup, from residents of Des Moines county favoring labor legislation pertaining to union membership.

By Senator Walter, from residents of Marshall county favoring local option.

By Senator West, from residents of Appanoose county favoring legislation pertaining to the practice of pharmacy.

INTRODUCTION OF BILLS

Senate File 487, by committee on cities and towns, a bill for an act to legalize the dissolution of the Farmers' Mutual Telephone Company of Clinton county, Iowa, and to legalize the transfer of its assets and liabilities to the Grand Mound Co-operative Telephone Company, of Grand Mound, Iowa.

Read first and second times and referred to the sifting committee.

Senate File 488, by committee on printing, a bill for an act to amend section sixteen point two (16.2), Code 1946, relating to the duties of the superintendent of printing.

Read first and second times and referred to the sifting committee.

Senate File 489, by committee on judiciary 2, a bill for an act to make permanent a transfer of funds in Ringgold county from the county general fund to the county hospital fund.

Read first and second times and referred to the sifting committee.

PRESENTATION OF VISITORS

Senator Faul asked and received unanimous consent to present to the Senate a group of members of Riley school who were present in the balcony with their instructor, Miss L. Truitt.

Senator Berg asked and received unanimous consent to present to the Senate thirty-four members of the government class of the LaPorte City high school who were present in the balcony with their instructor, Mr. Knos.

Senator Knudson asked and received unanimous consent to present to the Senate twenty-one members of the Ventura high school who were present in the balcony with their coach, Mr. Donald Green, and their superintendent, Mr. Leo Esbeck.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate File 265, a bill for an act authorizing cities and towns to issue bonds for the payment of construction of bridges, viaducts and grade separations.

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

Senate File 477, a bill for an act making an appropriation for the purpose of defraying expenses of snow removal in the state of Nebraska.

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

House File 33, a bill for an act relating to the payment of weekly compensation benefits for permanent partial disabilities.

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

House File 410, a bill for an act relating to the use of vending machines in the sale of cigarettes.

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

House File 435, a bill for an act relating to the city manager plan by popular election.

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

House File 448, a bill for an act relating to the construction of viaducts, overhead crossings or underpasses.

A. C. Gustafson, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 33, a bill for an act to amend sections eighty-five point thirty-three (85.33) and eighty-five point thirty-five (85.35), Code 1946, to provide for the payment of weekly compensation benefits for permanent partial disabilities in addition to temporary disabilities.

Read first and second times and referred to the sifting committee.

House File 410, a bill for an act relating to the use of vending machines in the sale of cigarettes, providing for the licensing of such machines, and providing a penalty for the illegal operation thereof.

Read first and second times and referred to the sifting committee.

House File 435, a bill for an act to amend chapter four hundred nineteen (419), Code 1946, relating to the city manager plan by popular election; providing for the election and terms of council members under the city manager plan.

Read first and second times and referred to the sifting committee.

House File 448, a bill for an act to repeal sections three hundred

eighty-nine point twenty-three (389.23) to three hundred eighty-nine point thirty (389.30), inclusive, Code 1946, and to enact substitutes therefor, and to establish a method of determining the damage sustained by the owner of property abutting on any street or alley in cities and towns resulting from a change in the established grade of any street or alley in cities or towns, or resulting from the construction of viaducts, overhead crossings, or underpasses facilitating highway travel, which may be built in or over streets or alleys in cities and towns.

Read first and second times and referred to the sifting committee.

THIRD READING OF BILLS

Senator Watson of Pottawattamie called up for further consideration House File 9, a bill for an act providing for the establishment of districts having for their purpose the protection of land from damage by soil erosion or floods; for the inclusion in such districts of drainage districts heretofore or hereafter organized when the inclusion of such districts is deemed advisable and for the purpose of generally benefiting the public by a more efficient control of the water resources of the state; amending sections four hundred fifty-five point nine (455.9), four hundred fifty-five point eighteen (455.18), four hundred fifty-five point forty-seven (455.47), four hundred fifty-five point fifty-one (455.51) and four hundred fifty-five point fifty-six (455.56), Code 1946, all relating to levee and drainage districts, and again stated his point of order that the amendment to House File 9 filed by Senator Fishbaugh, et al., and found on page 851 of the Senate Journal, was not germane to the bill.

The chair ruled the point not well taken.

Senator Bateson asked and received unanimous consent to withdraw the amendment filed by him to the Fishbaugh, et al., amendment and found on page 852 of the Senate Journal.

Senator Fishbaugh asked and received unanimous consent that further action on House File 9 be deferred and that the bill retain its place on the calendar.

On motion of Senator Faul, House File 4, a bill for an act to repeal sections one hundred thirty-five point eighteen (135.18) to one hundred thirty-five point twenty-nine (135.29), inclusive, Code

1946, and to enact substitutes therefor, relating to prevention by department of health of pollution of streams and bodies of water, was taken up, and considered.

Senator Hart took the chair at 11:25 a.m.

Senator Faul offered the following amendment and moved its adoption:

Amend House File 4, paragraph 13, by striking all of lines 119, 120, 121, 122 and 123.

The amendment was adopted.

Senator Faul offered the following amendment filed by Senators Faul, Watson of Pottawattamie and Mercer and moved its adoption:

Amend House File 4, section 1, by striking from line 50 of paragraph 5 the words "water control and" and by inserting in lieu thereof the word "natural".

The amendment was adopted.

Senator Faul offered the following amendment and moved its adoption:

Amend the title by striking all after the word "to" in line 4 and inserting in lieu thereof the following: "the public health, the pollution of streams and waters and the prevention of such pollution of streams and bodies of water by the department of health; adding provisions relating to sewerage systems and permits for the installation of or change in such systems and the powers and duties of the state department of health in relation thereto; to prevent the discharge of treated or untreated sewerage or waste into state owned lakes; to provide a method of appeal by persons aggrieved and to provide penalties for the violation of any provisions of this act."

The amendment was adopted.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine Elthon Hultman Martin Bateson Faul Humbert McCarville Bekman Fishbaugh Jacobson McMurry Berg Foster Knudson Mercer Leo Byers Gillespie Miller Linnevold Colburn Hart Myrland Dond Hattery Lord Parker Dykhouse Henningsen Lynes Prentis

Reilly Skourup Vi Ridout Tudor W Risk Van Eaton W Roberts Van Patten Sharp

Vittetoe Walter Watson of O'Brien

Watson of Pottawattamie West Whitehead Zastrow

Nays: none.

Absent or not voting, 2: Benson Maytag

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

On motion of Senator Jacobson, Senate File 145, a bill for an act relating to removal under execution pending appeal in forcible entry and detainer actions commenced in justice of the peace courts, was taken up, and considered.

Senator Jacobson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 15:

Faul Fishbaugh Jacobson Knudson Leo	Linnevold Lynes Mercer Miller Roberts	Sharp Skourup Watson of O'Brien	Watson of Pottawattamie Whitehead
Nays, 24:			
Bateson Bekman Berg Byers Colburn Dykhouse	Gillespie Hattery Henningsen Humbert Martin McCarville	McMurry Myrland Parker Prentis Ridout Risk	Tudor Van Eaton Van Patten Vittetoe Walter Zastrow
Absent or not v	oting, 11:		
Augustine Benson Doud	Elthon Foster Hart	Hultman Lord Maytag	Reilly West
533 3 33 3 4	0 13 3 .		

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

PRESENTATION

Senator Knudson asked and received unanimous consent to present to the members of the Senate a copy of the Directory of Iowa State and County Officials for 1949-1950 with the compliments of the Klipto Loose Leaf Company of Mason City, Iowa.

On motion of Senator Dykhouse, the Senate recessed until 1:30 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

THIRD READING OF BILLS

On motion of Senator Walter, Senate File 305, a bill for an act authorizing and prescribing the procedure for civil proceedings to compel the support of dependent wives, children and poor relatives within and without the state, was taken up, and considered.

McCarville offered the following amendment by Senators McCarville and Walter and moved its adoption:

Amend Senate File 305 by striking subparagraph (a) of section 2 and by inserting in lieu thereof:

"'State' shall mean and include any state, territory or possession of the United States and the District of Columbia."

The amendment was adopted.

Senator Walter offered the following amendment and moved its adoption:

Amend Senate File 305 by striking all of section 11 and inserting in lieu thereof the following: "Sec. 11. This act being deemed of immediate importance shall be in full force and effect after its publication in the Marshalltown Times-Republican, a newspaper published at Marshalltown, Iowa, and in the Messenger & Chronicle, a newspaper published at Fort Dodge, Iowa."

The amendment was adopted.

Senator Walter moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 38:

Bekman	Henr
Berg	Hult
Byers	Hum
Doud	Jacol
Faul	Leo
Fishbaugh	Linn
Foster	Lyne
Gillespie	Mart
Hart	McC
1141 4	2,200

Hattery	
Henningsen	
Hultman	
Humbert	
Jacobson	
Leo	
Linnevold	
Lynes	
Martin	
McCarville	

Mercer
Myrland
Parker
Ridout
Risk
Roberts
Sharp
Clean
Skourup
Tudor
I udor

McMurry

Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
_Pottawattamie
West
Whitehead

Nays, 1:

Zastrow

Absent or not voting, 11:

Bateson Dykhouse Lord Prentis
Benson Elthon Maytag Reilly
Colburn Knudson Miller

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

On motion of Senator Skourup, Senate File 337, a bill for an act to amend chapter four hundred four (404), Code 1946, relating to powers of cities and towns to levy taxes for off street parking facilities, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Faul offered the following amendment and moved its adoption:

Amend Senate File 337 by adding thereto an additional section as follows:

"Sec. 2. Section four hundred eight point ten (408.10), Code 1946, is amended by adding thereto, following the comma after the word 'pro tection' in line ten (10) thereof, the following: 'the fund for parking of vehicles'."

Further amend Senate File 337 by correcting the title by striking the final period in said title and inserting in lieu thereof the following: "and to amend chapter four hundred eight (408), Code 1946, relating to bonds and anticipation of special taxes."

The amendment was adopted.

Senator Skourup asked and received unanimous consent that further action on Senate File 337 be deferred and that the bill be retained on the calendar under unfinished business.

On motion of Senator Berg, Senate Joint Resolution 6, a resolution creating a special committee to study the public health laws of the state of Iowa and the methods used for public health protection and to make a report to the Fifty-fourth General Assembly of Iowa, and making an appropriation for the committee to carry on its work, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Hattery took the chair at 2:10 p.m.

Senator Berg offered the following amendment and moved its adoption:

Amend Senate Joint Resolution 6 as follows:

- 1. Amend the title by adding thereto after the word "health" in line 13 the following: "and of the various other state agencies and instrumentalities which may have functions and duties pertaining to public health, which will make".
- 2. Amend section 2 by striking from lines 3 and 4 the following words: "and the functions of the state department of health", and adding in lieu thereof ", and of the departments and instrumentalities charged with its accomplishment,".
- 3. Further amend section 2 by striking all after the word "health" in line 6 and adding a period (.) thereto.

The amendment was adopted.

Senator Berg moved that the resolution be read a third time now, which motion prevailed, and the resolution was read a third time.

On the question "Shall the resolution pass?" the vote was:

Ayes, 39:

Augustine Hart McMurry Tudor Bekman Hattery Mercer Van Eaton Van Patten Berg Hultman Miller Byers Humbert Vittetoe Myrland Colburn Knudson Parker Walter Doud Ridout Leo Watson of O'Brien Dykhouse Linnevold Risk West Faul Roberts Lynes Foster Whitehead Martin Sharp McCarville Gillespie Skourup Zastrow

Nays, 2:

Henningsen Watson of Pottawattamie

Absent or not voting, 9:

Bateson Fisimaugh Lord Prentis
Benson Jacobson Maytag Reilly
Elthon

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

On motion of Senator Lynes, House File 556, a bill for an act to restore to the general fund of the state certain moneys appropriated by chapter two hundred thirty-one (231), Acts of the Fifty-second General Assembly, for the establishment of military service tax credit fund and payments to be made therefrom, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lynes moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 40:

Augustine
Bekman
Berg
Byers
Colburn
Doud
Dykhouse
Fishbaugh
Foster
Gillespie

Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lynes
Martin
McCarville

McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
Pottawattamie
West

West Whitehead Zastrow

Hattery
Nays, 1:

Faul

Absent or not voting, 9:

Bateson Benson Elthon Hart Lord Maytag Sharp Skourup Watson of O'Brien

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

On motion of Senator Watson of Pottawattamie, House File 34, a bill for an act to amend section six hundred five point two (605.2), Code 1946, relating to daily expense allowance for judges of the district court, was taken up, and considered.

Senator Watson of Pottawattamie moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the wote was:

Ayes, 47:

Augustine
Bateson
Bekman
Berg
Byers
Colburn
Doud
Dykhouse
Faul
Fishbaugh
Foster
Gillespie
Hart

Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes
Martin
McCarville

McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp Skourup Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Zastrow

Nays: none.

Absent or not voting, 3:

Benson

Elthon

Maytag

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

On motion of Senator Fishbaugh, Senate File 329, a bill for an act to amend section two hundred fifty point nineteen (250.19), Code 1946, relating to relief for soldiers and sailors, was taken up, and considered.

Senator Bateson offered the following amendment and moved its adoption:

Amend Senate File 329 by striking from line 7, section 1, the word "of" and inserting in lieu thereof the words "as to".

Further amend Senate File 329, line 8, section 1, by inserting after the word "record" the words "and who is".

The amendment was adopted.

Senator Fishbaugh moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Bateson	Hattery Henningsen	McMurry Mercer	Tudor Van Eaton
Bekman	Hultman	Miller	Van Patten
Berg	Humbert	Myrland	Vittetoe
Byers	Jacobson	Parker	Walter
Colburn	Knudson	Prentis	Watson of
Doud	Leo	Reilly	O'Brien
Dykhouse	Linnevold	Ridout	Watson of
Faul	Lord	Risk	Pottawattamie
Fishbaugh	Lynes	Roberts	West
Foster	Martin	Sharp	Whitehead
Gillespie Hart	McCarville	Skourup	Zastrow

Navs: none.

Absent or not voting, 3:

Benson Elthon Maytag

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

On motion of Senator Faul, House File 200, a bill for an act relating to the publication of the reports of the county treasurer and to amend section three hundred forty-nine point sixteen (349.16), Code 1946, was taken up, and considered.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Hattery McMurry Tudor Van Eaton Bateson Henningsen Mercer Van Patten Bekman Hultman Miller Berg Humbert Myrland Vittetoe Parker Walter Byers Jacobson Colburn Knudson Watson of Prentis O'Brien Reilly Doud Leo Linnevold Dykhouse Ridout Watson of Faul Lord Risk Pottawattamie Fishbaugh Lynes Roberts West Whitehead Foster Martin Sharp McCarville Zastrow Gillespie Skourup Hart

Nays: none.

Absent or not voting, 3:

Benson Elthon Maytag

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

'PRESENTATION OF VISITORS

Senator Whitehead asked and received unanimous consent to present to the Senate the Honorable Ai Miller of Audubon county, a former member of the Senate who was present in the Senate chamber.

PROOFS OF PUBLICATION

Published copy of Senate File 489 and verified proof of publication of said bill in the Diagonal Reporter and the Kellerton Globe on March 24, 1949, is on file with the Secretary of the Senate.

Published copy of House File 593 and verified proof of publication of said bill in the Clinton Herald on March 21, 1949, is on file with the Secretary of the Senate.

W. J. SCARBOROUGH, Secretary of the Senate.

BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on March 26, 1949, the Governor had approved the following bill:

Senate File 223, relating to the deputy superintendent of banking and state bank examiners.

REPORTS OF COMMITTEE

Senator Lynes submitted the following report:

MR. PRESIDENT: Your committee on appropriations to which was re-

ferred House File 426, a bill for an act to allocate funds received from the United States under the act admitting the state of Iowa to the Union, begs leave to report it has had the same under consideration and recommends the same be amended as follows, and when so amended the bill do pass:

Amend House File 426 by striking from line 1 of section 1 the words "accruing to the state of Iowa" and inserting in lieu thereof the following:

"accrued or accruing to the state of Iowa on or after January 26, 1949".

J. KENDALL LYNES, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 551, a bill for an act to transfer from the general fund of the state of Iowa, to the primary road fund, the sum of five million dollars (\$5,000,000), for the use of the primary roads, begs leave to report it has had the same under consideration and recommends the same do pess.

J. KENDALL LYNES, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 555, a bill for an act to appropriate funds from the primary road fund to the industrial commissioner for payment of workmen's compensation claims of employees of the state highway commission, begs leave to report it has had the same under consideration and recommends the same do pass.

J. KENDALL LYNES, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 573, a bill for an act making appropriation for the compensation and expenses of World War II Service Compensation Board as created by section 6, chapter 59, Acts of the Fifty-second General Assembly, its assistants and employees, and providing for the reimbursement of such appropriations of the state general fund from compensation created by section 3, chapter 59, Acts of the Fifty-second General Assembly, begs leave to report it has had the same under consideration and recommends the same do pass.

J. KENDALL LYNES, Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate File 83 by adding the following:

"Sec. 2. Chapter 286, Acts Fifty-second General Assembly, is hereby

amended by striking from line 4 the words 'forty-seven hundred fifty dollars' and inserting in lieu thereof 'five thousand dollars'."

Further amend Senate File 83, by striking the period at the end of the title and inserting the following:

", and to amend chapter 286, Acts Fifty-second General Assembly, relative

to salaries of judges of superior courts."

FRANK C. BYERS.

Amend House File 9 as follows: By adding to section 2 thereof the following: "In the fulfillment of such soil conservation purpose, anyone engaged in removing the surface soil over any bed or strata of coal in such district for the purpose of obtaining such coal shall replace the surface soil as nearly as practicable to its original position and, upon abandonment of such removal operation for the purpose of obtaining such coal, shall replace all such surface soil; this provision shall apply only to surface soil so removed after the effective date of this act."

EARL C. FISHBAUGH, JR., SHERMAN WEST, W. ELDON WALTER, H. C. FOSTER, DON RISK and J. KENDALL LYNES.

Amend Senate File 283, section 4, by adding after the period (.) in line 11 the following:

"In the event of conflict of authority between the state department of health and the board of optometry examiners, the decision of the former shall control."

X. T. PRENTIS.

Amend the amendment to House File 9, filed March 25, 1949, by Fishbaugh, et al., by striking the period and quotation mark at the end thereof and adding the following: ", and then only if ites essential for the accomplishment of the purpose of soil conservation and flood control within the purview of this act."

R. R. BATESON.

Amend Fishbaugh, et al., amendment to House File 9, filed March 25, 1949, by inserting after the word "coal" in line 7 the following: "comma (,) rock, clay, gypsum, sand and gravel".

Further amend line 8 after the word "coal" by inserting the following: "comma (,) rock, clay, gypsum, sand and gravel".

A. E. AUGUSTINE

On motion of Senator Dykhouse, the Senate adjourned until 10:00 a.m., Tuesday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MARCH 29, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend Paul Hann, pastor of the Methodist church, Knoxville, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Benson for the day on request of Senator Foster; Senator McCarville for the morning on request of Senator Walter.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Augustine, from residents of Mahaska county favoring local option; also, favoring proposed legislation pertaining to the practice of pharmacy.

By Senator Benson, from residents of Greene and Sac counties favoring proposed conservation legislation.

By Senator Berg, from residents of Black Hawk county favoring proposed legislation pertaining to the registration of motor vehicles.

By Senator Dykhouse, from residents of Osceola and Kossuth counties favoring proposed legislation pertaining to the practice of pharmacy.

By Senator Elthon, from Winnebago and Worth counties favoring proposed legislation pertaining to the practice of pharmacy.

By Senator Faul, from residents of Polk county favoring revision of the old age pension law; also, favoring local option; also, favoring proposed legislation pertaining to gambling devices.

By Senator Fishbaugh, from residents of Page county favoring proposed legislation pertaining to the practice of pharmacy.

By Senator Foster, from residents of Washington county favoring proposed legislation pertaining to the practice of pharmacy.

By Senator Gillespie, from residents of Adair county favoring local option.

By Senator Hattery, from residents of Story county favoring legislation pertaining to old age and survivors insurance for certain employees.

By Senator Knudson, from residents of Cerro Gordo county favoring local option; also, from residents of Hancock county opposing local option.

By Senator Lord, from residents of Louisa and Muscatine counties favoring proposed legislation pertaining to the practice of pharmacy.

By Senator Lynes, from residents of Butler county favoring proposed legislation pertaining to the practice of pharmacy.

By Senator Mercer, from residents of Iowa county favoring proposed legislation pertaining to the practice of pharmacy.

By Senator Parker, from residents of Ida county favoring proposed legislation pertaining to the practice of pharmacy.

By Senator Ridout, from residents of Emmet county favoring local option; also, from residents of Emmet county opposing local option.

By Senator Van Patten, from residents of Clarke county favoring local option.

By Senator Vittetoe, from residents of Keokuk and Poweshiek counties favoring proposed legislation pertaining to the practice of pharmacy.

By Senator Watson of Pottawattamie, from residents of Pottawattamie favoring proposed legislation pertaining to the practice of pharmacy.

By Senator West, from residents of Davis county favoring proposed legislation pertaining to the practice of pharmacy.

By Senator Whitehead, from residents of Dallas county favoring proposed legislation pertaining to the practice of pharmacy; also, a telegram from residents of Dallas county favoring proposed legislation pertaining to unfair trade practice in the sale of cigarettes.

By Senator Zastrow, from residents of Chickasaw county favoring proposed legislation pertaining to the practice of pharmacy.

PRESENTATION OF VISITORS

Senator Miller asked and received unanimous consent to present to the Senate his daughter, Mrs. Arlene Miller Meyer, who served as his clerk two sessions in the House of Representatives, and his only grandson, David Frederick Meyer, who were present in the Senate chamber; also, a group of members of the Women's Republican Club of Humboldt county with their president, Mrs. Randall Melson, who were also present in the Senate chamber.

Senator Prentis, on behalf of Senator Faul, asked and received unanimous consent to present eighty members of the 6A and 6B classes of the Brooks school who were present in the balcony with their instructors, Miss Margaret Jones and Mrs. Mary Daggitt; also, Mr. C. I. Pease.

Senator Mercer asked and received unanimous consent to present to the Senate seventy-five members of the junior and senior classes of the University high school, Iowa City, Johnson county, who were present in the balcony with the director of social studies, Dr. John Haefner.

Senator Knudson asked and received unanimous consent to present to the Senate forty-two members of the class in government of the Britt high school who were present in the balcony with Mr. John R. Howard.

Senator Faul asked and received unanimous consent to present to the Senate forty-one students of the Ankeny high school who were present in the balcony with their instructor, Mr. Walker, and their superintendent, Mr. T. W. Karges; also, eleven members of the senior class of the Bondurant high school who were present in the balcony.

Senator Linnevold asked and received unanimous consent to present to the Senate twenty-five members of the senior class of the Cresco high school who were present in the balcony with Mr. George Caswell.

Senator Doud asked and received unanimous consent to present to the Senate the members of the eighth grade class of Washington school, Fairfield, Jefferson county, who were present in the balcony with their principal, Miss Lillian Thada, and their superintendent, Mr. W. G. Pence.

THIRD READING OF BILLS

On motion of Senator Lynes, House File 551, a bill for an act to transfer from the general fund of the state of Iowa, to the primary road fund, the sum of five million dollars (\$5,000,000), for the use of the primary roads, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lynes moved that the bill be read a third time now. which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine Bateson Bekman Berg Byers Colburn Doud Dykhouse Elthon Faul Fishbaugh Foster Gillespie Nays: none.

Hart Hattery Henningsen Hultman Humbert Jacobson Knudson Leo Linnevold Lord Lynes Martin Maytag

McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp Skourup

Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie

West Whitehead Zastrow

Absent or not voting, 2:

Benson

McCarville

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

On motion of Senator Lynes, House File 555, a bill for an act to appropriate funds from the primary road fund to the industrial commissioner for payment of workmen's compensation claims of employees of the state highway commission, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lynes moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine Bateson Bekman Berg

Byers Colburn Doud Dykhouse

Elthon Faul Fishbaugh Foster

Gillespie Hart Hattery Henningsen Hultman Humbert Jacobson Knudson Leo Linnevold Lord Lynes Martin Maytag McMurry Mercer Miller Miller Parker Prentis Reilly Ridout

Risk
Roberts
Sharp
Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter

Watson of O'Brien Watson of Pottawattamie West Whitehead Zastrow

Nays: none.

Absent or not voting, 2: Benson McCarville

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

On motion of Senator Lynes, House File 573, a bill for an act making appropriation for the compensation and expenses of World War II service compensation board as created by section six (6), chapter fifty-nine (59), Acts of the Fifty-second General Assembly, its assistants and employees, and providing for the reimbursement of such appropriations of the state general fund from compensation created by section three (3), chapter fifty-nine (59), Acts of the Fifty-second General Assembly, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lynes moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48: Augustine

Bateson
Bekman
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster
Gillespie

Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes
Martin

Maytag

McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp Skourup Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 2: Benson McCarville

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

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has indefinitely postponed the following bill in which the concurrence of the House was asked:

Senate File 331, a bill for an act to credit federal aid payments to state or territorial homes for the support of disabled soldiers and sailors to the support fund of the Iowa soldiers' home, Marshalltown.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 470, a bill for an act to appropriate from the general fund a fund for the office of the board of control.

Also: That the House has concurred in Senate amendments to and passed House File 4, a bill for an act relating to prevention by department of health of pollution of streams and bodies of water.

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

House File 406, a bill for an act relating to the practice of pharmacy.

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

House File 584, a bill for an act authorizing the board of control to provide services for observation, etc., of mentally ill and making an appropriation therefor.

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

House Concurrent Resolution 21, memorializing Congress to require price support of eggs at the top grade and eliminating present practice of supporting only price of dry eggs.

A. C. GUSTAFSON, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 470

Amend Senate File 470 as follows:

- 1. Section 1, lines 3 and 4, by striking the following words and figures "two hundred eight thousand six hundred dollars (\$208,600)" and inserting in lieu thereof the words and figures "two hundred twenty thousand dollars (\$220,000)".
- 2. Further amend section 1, line 10, by striking the figures "\$5,000" and inserting in lieu thereof the figures "\$6,000".
- 3. Further amend section 1, line 10, by striking the figures "\$208,600" and inserting in lieu thereof the figures "\$220,000".
- 4. Further amend section 1, line 13, by striking the figures "\$208,600" and inserting in lieu thereof the figures "\$220,000".

HOUSE CONCURRENT RESOLUTION 21

Whereas, Iowa produces, both as to value and numbers, more eggs than any other state in the Union; and,

Whereas, the farm income of Iowa from eggs alone in 1948 was approximately \$140,000,000; and,

Whereas, the people of Iowa are strongly in favor of a fair and adequate price support program for eggs; and,

Whereas, the United States department of agriculture and all state extension departments have approved and promoted a program whereby eggs would be sold strictly on a quality basis, which program resulted in eighty per cent of all eggs sold in Iowa being evaluated on standards of quality and grade; and,

Whereas, in the administration of the support program by the federal government only the price of dry eggs has been supported, while the price of frozen and shell eggs has not been supported, with the result that undergrade eggs in the present market command almost the same price as the top consumer grade AA eggs; and,

Whereas, this policy has destroyed the producer's ability to market eggs on a quality basis according to grade and has undermined the grading program, which formerly encouraged production of a quality product; now, therefore,

Be It Resolved by the House, the Senate Concurring: That the Congress of the United States is memorialized to require price support of eggs at the top grade, including frozen and shell eggs, with deductions for undergrade eggs, and to eliminate the present practice of supporting only the price of dry eggs.

Be It Further Resolved: That the Chief Clerk be instructed to send a copy of this resolution to the United States Senators from Iowa and to the Representatives in Congress from Iowa and to the secretary of agriculture of the United States.

HOUSE MESSAGES CONSIDERED

House File 406, a bill for an act to amend section one hundred fifty-five point two (155.2), Code 1946, relating to the practice of pharmacy.

Read first and second times and referred to the sifting committee.

House File 584, a bill for an act to amend chapter two hundred eighteen (218), Code 1946, by adding thereto a provision authorizing the board of control to provide services and facilities for the scientific observation, rechecking and treatment of mentally ill persons within the state and providing an appropriation therefor.

Read first and second times and referred to the sifting committee.

UNFINISHED BUSINESS

Senator Watson of Pottawattamie called up for further consideration House File 9, a bill for an act providing for the establishment of districts having for their purpose the protection of land from damage by soil erosion or floods; for the inclusion in such districts of drainage districts heretofore or hereafter organized when the inclusion of such districts is deemed advisable and for the purpose of generally benefiting the public by a more efficient control of the water resources of the state; amending sections four hundred fifty-five point nine (455.9), four hundred fifty-five point eighteen (455.18), four hundred fifty-five point forty-seven (455.47), four hundred fifty-five point fifty-one (455.51) and four hundred fifty-five point fifty-six (455.56), Code 1946, all relating to levee and drainage districts.

Senator Fishbaugh asked and received unanimous consent to withdraw the amendment filed by Senator Fishbaugh, et al., on March 28 and found on page 868 of the Senate Journal.

Senator Fishbaugh called up the following amendment:

Amend House File 9 as follows: Add after the period in line 9 of section 2 the following: "Such board shall also have jurisdiction, power and authority at any regular, special or adjourned session to establish districts having for their purpose soil conservation in mining areas within the county, by providing that anyone engaged in removing the surface soil over any bed or strata of coal in such district for the purpose of obtaining such coal shall replace the surface soil as nearly as practicable to its original position, and providing that, upon abandonment of such removal operation, all surface soil shall be so replaced. This section shall apply only to surface soil so removed after the effective date of this act."

Senator Bateson offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking the period and quotation mark at the end thereof and adding the following: ", and then only if it is essential for the accomplishment of the purpose of soil conservation and flood control within the purview of this act."

The amendment to the amendment was adopted.

Senator Augustine offered the following amendment to the amendment and moved its adoption:

Amend the amendment by inserting after the word "coal" in line 7 the following: "comma (,) rock, clay, gypsum, sand and gravel".

Further amend line 8 after the word "coal" by inserting the following: "comma (,) rock, clay, gypsum, sand and gravel".

The amendment to the amendment was lost.

Senator Fishbaugh offered the following amendment to the amendment by Senators Fishbaugh, West, Walter, Foster, Risk and Lynes and moved its adoption:

Amend the amendment by inserting after the word "establish" in line 4 thereof the following: ", in the same manner that the districts hereinabove referred to are established,".

Further amend said amendment by striking from line 6 the words "by providing" and substituting in lieu thereof "and provide".

Further amend said amendment by striking from line 10 thereof the word "providing" and substituting in lieu thereof "provide".

The amendment to the amendment was adopted.

Senator Skourup moved the previous question on the amendment as amended, which motion prevailed.

Roll call was demanded.

Because of personal interest Senator Elthon declined to vote.

On the question "Shall the amendment as amended be adopted?" the vote was:

Rule 8 was invoked.

Ayes, 25:

Colburn Lord Risk Vittetoe Doud Lynes Sharp Walter Fishbaugh Martin Skourup Watson of Foster McMurry Tudor O'Brien Hattery Miller Van Eaton West Jacobson Prentis Van Patten Zastrow Linnevold Ridout

Nays, 21:

Faul Augustine Leo Reilly Gillespie Bateson Mavtag Roberts Bekman Hart Mercer Watson of Berg Henningsen Myrland Pottawattamie Byers Hultman Parker Whitehead Dykhouse Humbert

Absent or not voting, 4:

Benson Elthon Knudson McCarville

The amendment as amended was adopted.

Senator Jacobson took the chair at 11.40 a.m.

Senator Faul offered the following amendment and moved its adoption:

Amend House File 9 by adding thereto the following additional section:

"The provisions of this act shall be deemed severable as far as practical, and should any part be declared invalid or unconstitutional, the remaining parts of the act shall not be affected thereby."

The amendment was adopted.

Senator Watson of Pottawattamie moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Tudor Augustine Hattery McMurry Van Eaton Van Patten Bateson Henningsen Mercer Hultman Miller Bekman Humbert Myrland Vittetoe Berg Jacobson Byers Parker Walter Colburn Knudson Prentis Watson of Doud Leo Reilly O'Brien Dvkhouse Linnevold Ridout Watson of Lord Risk Pottawattamie Elthon Faul Lynes Roberts West Fishbaugh Martin Sharp Whitehead Skourup Zastrow Gillespie Maytag Hart

Nays: none.

Absent or not voting, 3:

Benson Foster

Foster McCarville

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

MOTION TO RECONSIDER

MR. PRESIDENT: I move to reconsider the vote by which House File 9 passed the Senate.

GEORGE FAUL.

THIRD READING OF BILLS

On motion of Senator Hattery, House File 237, a bill for an act to amend section four hundred twenty-two point forty-two (422.42), Code 1946, defining "sales at retail" subject to the Iowa retail sales tax, was taken up, and considered.

Senator Hattery moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine Hart McMurry Tudor Van Eaton Van Patten Bateson Hattery Mercer Bekman Henningsen Miller Berg Hultman Myrland Vittetoe Byers Humbert Parker Walter Colburn Jacobson **Prentis** Watson of Knudson Doud Reilly O'Brien Dykhouse Leo Ridout Watson of Linnevold Elthon Risk Pottawattamie Faul Lord Roberts West Fishbaugh Sharp Whitehead Lvnes Foster Martin Skourup Zastrow Gillespie Maytag

Nays: none.

Absent or not voting, 2:

Benson McCarville

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

Senator Walter moved that the vote by which House File 9 passed the Senate be reconsidered and that the motion to reconsider be laid on the table.

The Chair ruled the motion out of order for the reason that a motion to reconsider the vote by which House File 9 passed the Senate had been filed by Senator Faul.

On motion of Senator Elthon, the Senate recessed until 2:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

REPORT OF SIFTING COMMITTEE

MR. PRESIDENT: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the calendar:

H. F. 557

S. F. 489

H. F. 508

H. F. 552

LEO ELTHON, Chairman.

BILLS ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bills to committee:

H. F. 557 Appropriations.

H. F. 552 Appropriations.

PRESENTATION OF VISITORS

Senator Gillespie asked and received unanimous consent to present to the Senate sixty-five students of the Winterset junior high school who were present in the balcony with their instructors, Garnetta Jones, Phyllis Piatt, Faye Lytle and Mr. Harland Reed.

Senator Whitehead asked and received unanimous consent to present to the Senate thirty-six members of the American government class of the Adel high school who were present in the balcony with their instructor, Mr. Bly.

THIRD READING OF BILLS

On motion of Senator Hattery, House File 247, a bill for an act to provide a definition for "place of business" with reference to retail sales tax, was taken up, and considered.

Senator Hattery moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 45:

Elthon Leo Ridout Pottawattami Faul Linnevold Risk West Fishbaugh Lord Roberts Whitehead Foster Lynes Skourup	Faul Fishbaugh	Linnevold Lord	Risk Roberts	
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Nays: none.

Absent or not voting, 5:

Benson Miller Sharp Zastrow McCarville

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

On motion of Senator Faul, Senate File 359, a bill for an act to amend section five hundred eleven point eight (511.8), Code 1946, by adding a new paragraph to subsection thirteen (13) relating to the deposits of insurance companies with the insurance commissioner, was taken up, and considered.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Bateson . Bekman Berg Byers Colburn Doud Dykhouse Elthon Faul Fishbaugh **Foster** Gillespie

Hart ' Hattery Henningsen Hultman Humbert Jacobson Knudson Leo Linnevold Lord Lynes

Maytag McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts

Skourup Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie Whitehead Zastrow

Nays: none.

Absent or not voting, 3: Benson

McCarville

Martin

West

Sharp

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

On motion of Senator Dykhouse, Senate File 54, a bill for an act to establish a fund for financing engineering studies and research projects in connection with the construction and maintenance of secondary roads, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Dykhouse asked and received unanimous consent that House File 54 be substituted for Senate File 54, and that Senate File 54 be withdrawn from further consideration of the Senate.

On motion of Senator Dykhouse, House File 54, a bill for an act to establish a fund for financing engineering studies and research projects in connection with the construction and maintenance of secondary roads, was taken up, and considered.

Senator Dykhouse moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Bateson Bekman

Berg Byers Colburn Doud Dykhouse Elthon

Faul Fishbaugh Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold

Lord
Lynes
Martin
Maytag
McMurry
Mercer
Myrland
Parker
Prentis

Reilly
Ridout
Risk
Roberts
Sharp
Skourup
Tudor
Van Eaton
Van Patten

Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West' Whitehead

Zastrow

Nays: none.

Absent or not voting, 3:

Benson McCarville

Miller

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

On motion of Senator Faul, Senate File 70, a bill for an act relating to the appointment of a legislative assistant to the attorney general whose duty it shall be to advise and assist in the drafting of proposed legislation, and do legislative research, and to provide for the payment of salary and expenses of such legislative assistant, was taken up, and considered.

Senator Faul offered the following amendment and moved its adoption:

Amend Senate File 70 by adding the following additional sections:

- 1. "Said assistant shall also serve as legal counsel for all special committees created by the legislature to make studies and recommendations to the next session of the General Assembly of this state, and to draft bills for said committees."
- 2. "The attorney general may also appoint two additional legislative assistants to serve during the regular session of the legislature and for one month prior thereto, whose duties shall be to assist the full-time assistant herein referred to. They shall devote their entire time to said duties, and shall receive a salary of five hundred dollars per month, and in addition thereto they shall receive their actual and necessary traveling expenses. Said salary and expenses shall be paid out of the general fund of the state not otherwise appropriated."
- 3. Amend the title by striking from lines one (1) and two (2) of the title the words "a legislative assistant" and by inserting in lieu thereof the word "assistants"; and further amend the title by striking the word "assistant" at the end of the title and by inserting in lieu thereof the word "assistants".

The amendment was lost.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Rule 8 was invoked.

Ayes, 22:

Augustine Gillespie Maytag Sharp Bekman Hatterv McCarville Van Patten Colburn Knudson Mercer Walter Elthon Lord Parker Watson of Faul Lynes Reilly Pottawattamie Fishbaugh Martin Roberts

Nays, 24:

Bateson Henningsen Miller Vittetoe Berg Hultman Myrland Watson of Jacobson Byers Prentis O'Brien Doud Leo Ridout Dykhouse Linnevold Risk Whitehead Foster McMurry Tudor Zastrow Hart

Absent or not voting, 4: •

Benson Humbert Skourup Van Eaton

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

Senator Byers moved that vote by which the bill failed to pass the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

HOUSE AMENDMENTS CONSIDERED

Senator Lynes called up for consideration Senate File 470, a. bill for an act to appropriate from the general fund of the state of Iowa for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, a fund for the office of the board of control, amended by the House, and moved that the Senate concur in the following amendments:

Amend Senate File 470 as follows:

- 1. Section 1, lines 3 and 4, by striking the following words and figures "two hundred eight thousand six hundred dollars (\$208,600)" and inserting in lieu thereof the words and figures "two hundred twenty thousand dollars (\$220,000)".
- 2. Further amend section 1, line 10, by striking the figures "\$5,000" and inserting in lieu thereof the figures "\$6,000".
- 3. Further amend section 1, line 10, by striking the figures "\$208,600" and inserting in lieu thereof the figures "\$220,000".
- 4. Further amend section 1, line 13, by striking the figures "\$208,600" and inserting in lieu thereof the figures "\$220,000".

The Senate concurred in the House amendments.

Senator Lynes moved that the bill as amended by the House

and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 45:

Augustine	Gillespie	Martin	Sharp
Bateson	Hart	Maytag	Tudor
Bekman	Hattery	McCarville	Van Eaton
Berg	Henningsen	McMurry	Van Patten
Byers	Hultman	Mercer	Vittetoe
Colburn	Humbert	Myrland	Watson of
Doud	Jacobson	Parker	O'Brien
Dykhouse	Knudson	Prentis	Watson of
Elthon	Leo	Reilly	Pottawattamie
Faul	Linnevold	Ridout	West
Fishbaugh	Lord	Risk	Whitehead
Foster	Lynes	Roberts	

Nays, 1:

Miller

Absent or not voting, 4:

Benson Skourup Walter Zastrow

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

SENATE CONCURRENT RESOLUTION 16

By Hattery

Be It Resolved by the Senate, the House Concurring: That the Fifty-third General Assembly adjourn sine die at five o'clock p.m., on Saturday. April 9, 1949.

MOTION TO RECONSIDER WITHDRAWN

Senator Faul asked and received unanimous consent to withdraw from consideration of the Senate the motion filed by him to reconsider the vote by which House File 9 passed the Senate.

Senator Walter moved that the vote by which House File 9 passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully re-

ports that it has examined and finds correctly enrolled: Senate Files 477, 265, 380 and 256; also House Files 2, 34, 200, 300, 423, 443 and 556.

DON RISK, Chairman Senate Committee.

GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: Senate Files 477, 265, 380 and 256; also, House Files 2, 34, 200, 300, 423, 443 and 556.

BILLS SENT TO THE GOVERNOR .

Senator Risk, from the committee on enrolled bills, submitted the following report:

Mr. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 29th day of March, 1949, sent to the Governor for his approval: Senate Files 477, 265, 380 and 256.

DON RISK, Chairman.

Passed on file.

BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on March 28 the Governor had approved the following bill:

Senate File 471, relating to board of control institutional state roads.

AMENDMENTS FILED

1. Amend Senate File 171 by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Section eighty-five point twenty-seven (85.27), Code 1946, as amended by chapter sixty-five (65) of the Laws of the Fifty-second General Assembly, is amended by striking all of the first paragraph after the period (.) in line four (4) of said section eighty-five point twenty-seven (85.27) and by striking sections one (1) and two (2) of said chapter sixty-five (65) and substituting in lieu thereof the following: "The amount which may be allowed for medical and surgical services shall not exceed the sum of five hundred dollars, and the amount which may be allowed for hospital services and supplies shall not exceed the sum of one thousand dollars,

excluding therefrom all reasonable charges for necessary services, special nurses and ambulance charges, which shall be paid in full."

2. Amend the title to Senate File 171 by striking all after the word "Act" and inserting in lieu thereof the following:

"to change the maximum allowances for hospital services and supplies and medical and surgical services for which an employer is liable in workmen's compensation cases."

ARTHUR H, JACOBSON.
PAUL E, McCarville.
R. R. Bateson.

Amend Senate File 199, section 3, by adding after line 12 the following:

"c. The intentional possession or wilful keeping of gambling devices on any licensed premises shall be considered a violation of this act and any cigarette license on such premises shall be revoked, if the intentional possession or wilful keeping of any such gambling devices upon the licensed premises is established, notwithstanding that it may not be made to appear that such devices have actually been used or operated for the purpose of gambling."

FRED MAYTAG.

Amend Senate File 356 by striking from section 14 the period (.) at the end of line 35 and inserting in lieu thereof the following: ", provided, however, that the aggregate liability of the surety to all persons shall, in no event. exceed the amount of said bond."

JOHN R. HATTERY

Amend the title to Senate File 479 by striking the period (.) at the end thereof and adding the following:

", and providing reimbursement to the state for funds expended from the appropriation provided."

Further amend Senate File 479 by substituting a comma for the period in line five of section 3 and adding the following: "not later than December 1, 1949."

Further amend Senate File 479 by adding the following section:

"In the event that the survey recommend action which results in the creation of sanitary districts or drainage districts having as their object the providing of facilities for prevention of the pollution of Clear Lake, the state shall be reimbursed for the cost of the survey by such district or districts in proportion to the benefits received, as determined in the creation of the district or districts involved."

HERMAN M. KNUDSON.

Amend House File 561 by striking section five (5) of said bill and substituting in lieu thereof the following:

- "Sec. 5. Section three hundred twenty-one point four hundred fifty-seven (321.457), Code 1946, as amended by section one (1) of chapter one hundred seventy-seven (177), Laws of the Fifty-second General Assembly, is hereby amended by striking from line-sixteen (16) of said section the words and figures 'forty-five (45) feet.' and by substituting in lieu thereof the following: 'fifty (50) feet.'; also by adding a new subsection as follows:
- 'd. No other combination of vehicles shall consist of more than two units, and no such combination of vehicles, unladen or with load, shall have an over-all length, inclusive of front and rear bumpers, in excess of sixty (60) feet."

Also amend House File 561 by inserting as section six (6) of said bill the following:

"Sec. 6. Section three hundred twenty-one point four hundred sixty-three (321.463), Code 1946, as amended by section two (2) of chapter one hundred seventy-seven (177), Laws of the Fifty-second General Assembly, is hereby amended by adding to said section the following:

'41	61,580
42	62,360
43	63,130
44	63,890
45	64,650
46	65,400
47	66,150
48	66,890
49	67,620
50	68,350
51	69,070
52	69,790
58	70,500
54	71,200
55	71,900
56	72,590
57	73,280

"A tolerance above the maximum legal weight of any axle or vehicle or combination of vehicles may be allowed as follows:

"Three per cent (3.0%) on any axle, including tandem axles. "Eight per cent (8.0%) of the gross weight on any particular group of axles.

"Three per cent (3.0%) on the total gross weight of a vehicle or combination of vehicles."

Also amend House File 561 by renumbering the last section of the bill as section 7.

Also amend the title of House File 561 by inserting after the word "trailers" and preceding the period (.) at the end of said title the following:

", and the weight and length of motor vehicles and combinations of vehicles."

JOHN HATTERY.

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Wednesday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MARCH 30, 1949.

The Senate met in regular session, President pro tempore Leo presiding.

Prayer was offered by Reverend Malven Lundeen, pastor of the First Lutheran church, Ottumwa, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Knudson for the day on request of Senator Leo.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Bekman, from residents of Wapello county favoring proposed legislation pertaining to the practice of pharmacy.

By Senator Doud, from residents of Van Buren county favoring proposed legislation pertaining to the practice of pharmacy.

By Senator Elthon, from residents of Floyd and Mitchell counties favoring proposed legislation pertaining to the practice of pharmacy.

By Senator Fishbaugh, from residents of Fremont county favoring proposed legislation pertaining to the practice of pharmacy.

By Senator Gillespie, from residents of Adams, Sioux and Winneshiek counties favoring proposed legislation pertaining to the practice of pharmacy.

By Senator McCarville, from residents of Calhoun and Pocahontas counties favoring proposed legislation pertaining to the practice of pharmacy.

By Senator Mercer, from residents of Iowa county favoring proposed legislation pertaining to the practice of pharmacy.

By Senator Van Eaton, from residents of Woodbury county favoring proposed legislation pertaining to the practice of pharmacy.

INTRODUCTION OF BILLS

Senate File 490, by committee on claims, a bill for an act to make appropriations to Edwin C. Schluter, Clarence, Iowa; Fred Maytag, Newton, Iowa; John P. Berg, Cedar Falls, Iowa; Carroll L. Brown, Rose Hill, Iowa; D. A. Donohue, Tipton, Iowa; Allert G. Olson, Osage, Iowa.

Read first and second times and referred to the sifting committee.

Senate File 491, by committee on judiciary 2, a bill for an act to amend sections three hundred ninety-four point one (394.1), three hundred ninety-four point three (394.3) and three hundred ninety-four point six (394.6), Code 1946, relating to self liquidating improvements and providing for the financing of the construction of sewage treatment plants, and providing for the application of the provisions of chapter three hundred ninety-four (394), Code 1946, by sanitary districts incorporated under the provisions of chapter three hundred fifty-eight (358), Code 1946.

Read first and second times and referred to the sifting committee.

Senate File 492, by committee on judiciary 1, a bill for an act to authorize the political subdivisions of the state of Iowa to effect decontrol provisions under the federal rent control act.

Read first and second times and referred to the sifting committee.

Senate File 493, by committee on public lands and buildings, a bill for an act to authorize the executive council to sell certain land belonging to the state of Iowa situated in block three (3), H Lyons Addition to the town of Demoine, now included in and forming a part of the city of Des Moines, Polk county, Iowa.

Read first and second times and referred to the sifting committee.

Senate File 494, by committee on ways and means, a bill for an act to amend chapter two hundred thirty-seven (237), Acts of the Fifty-second General Assembly, relating to the taxation of loan agencies and fixing the conditions under which Iowa corporations may elect to be taxed under this chapter, and the basis of taxing such Iowa corporations.

Read first and second times and referred to the sifting committee.

Senate File 495, by committee on military affairs, a bill for an act to amend chapter twenty-nine (29), Code 1946, authorizing the purchase of a blanket bond covering the personal liability of

members and employees of the Iowa National Guard in the operation of state or federally owned automobiles, trucks and vehicles.

Read first and second times and referred to the sifting committee.

PRESENTATION OF VISITORS

Senator Bateson asked and received unanimous consent to present to the Senate twenty-one members of the senior class of the Ellsworth high school who were present in the balcony with their sponsor, Mr. Keith L. Hadley.

Senator Miller asked and received unanimous consent to present to the Senate twenty-seven members of the senior class of the Pocahontas high school who were present in the balcony with their superintendent, Mr. Waldo Mick, and their principal, Mr. Jack Anderson.

Senator Roberts asked and received unanimous consent to present to the Senate fifty-one members of the junior and senior classes of the Pleasantville high school who were present in the balcony with their superintendent, Mr. Frank, and their principal, Mr. Dickson.

Senator Gillespie asked and received unanimous consent to present to the Senate twenty members of the American government class of the Winterset high school who were present in the balcony with their instructor, Mr. Charles McGaffin.

SUBSTITUTION

Senator Faul asked and received unanimous consent that House File 508 be substituted for Senate File 299.

THIRD READING OF BILLS

On motion of Senator Bekman, Senate File 451, a bill for an act to amend chapter one hundred forty-five (145), Code 1946, relating to the board of eugenics, providing for an executive secretary to disseminate eugenic information, receive voluntary applications for sterilization and to permit the board to make orders for such voluntary operations, was taken up, and considered.

Senator Skourup took the chair at 10:20 a.m.

Senator Bekman offered the following amendment by Senators Bekman, Bateson and Parker:

Amend Senate File 451 by striking from section 1, lines 3 and 4, the words ", who shall be admitted to practice law in this state,".

Further amend by adding after the word "be" at the end of line 4 of section 2 the following words "approved and sterilization".

Senator Bekman asked and received unanimous consent to withdraw the first paragraph of the amendment.

On motion of Senator Bekman, the balance of the amendment was adopted.

Senator Bekman offered the following amendment by Senators Bekman, Bateson and Parker and moved its adoption:

Amend Senate File 451 by striking section 1 and inserting in lieu thereof the following:

"Section 1. Chapter one hundred forty-five (145), Code 1946, is hereby amended as follows: The board of eugenics is authorized to appoint a secretary to conduct the business of the board between meetings, receive all applications for sterilization, keep records, correspond with next of kin and others, disseminate eugenic information, call meetings and act as secretary of the board in such matters as may be delegated by the board. The board is authorized to employ such employees as are necessary to perform the duties required under this chapter. Salaries of the secretary and other employees shall be fixed by the board, subject to approval by the executive council and comptroller, and payable from funds as provided for in section one hundred forty-five point twenty (145.20)."

The amendment was adopted.

Senator Bekman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass!" the vote was:

A	y	es	,	4	I	:
	~1	10	+i	_	_	

Augustine
Bateson
Bekman
Berg
Byers
Doud
Dykhouse
Eithon
Fishbaugh
Foster
Gillespie

Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Leo
Linnevold
Lord
Lynes
Maytag

McMurry
Mercer
Miller
Myrland
Parker
Prentis
Ridout
Risk
Roberts
Sharp

Skourup Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien West Zastrow

Nays, 4:

Faul

Reilly

Watson of Pottawattamie

Absent or not voting, 5:

Benson Colburn Knudson

McCarville

Martin

Whitehead

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

Senator Bekman moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Martin, House File 508, a bill for an act to amend section five hundred ninety-six point three (596.3), Code 1946, relating to the destruction of premarital health blanks used in obtaining marriage licenses, was taken up, and considered.

Senator Martin moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass!" the vote was:

Ayes, 48:

Augustine Hart Bateson Hattery Bekman Henningsen Berg Hultman Byers Humbert Colburn Jacobson Doud Leo Dykhouse Linnevold Elthon Lord Faul Lynes Fishbaugh Martin Maytag Foster McCarville Gillespie

McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp Skourup Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West Whitehead Zastrow

Nays: none.

Absent or not voting, 2: Benson Knudson

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

On motion of Senator Doud, House File 433, a bill for an act to repeal chapter seven hundred fifty-nine (759), Code of Iowa 1946, and to enact a substitute therefor relating to uniform procedure on interstate extradition, was taken up, and considered.

President Evans took the chair at 10:50 a.m.

On motion of Senator Elthon, the Senate resolved itself into executive session.

EXECUTIVE SESSION

The Senate in executive session confirmed the appointment of Carl B. Stiger of Toledo, Tama county, Iowa, for the appoint-

ment as member of the Iowa employment security commission for the regular term beginning July 1, 1949.

The Senate arose from executive session and resumed regular session.

On motion of Senator Elthon, the Senate recessed until 1:30 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Mercer for the balance of the day on request of Senator Watson of Pottawattamie.

PROOF OF PUBLICATION

Published copy of House File 592 (Senate File 486) and verified proof of publication of said bill in the Winthrop News on March 24, 1949, is on file with the Secretary of the Senate.

W. J. SCARBOROUGH, Secretary of the Senate.

THIRD READING OF BILLS

The Senate resumed consideration of House File 433.

Senator Hattery offered the following amendment and moved its adoption:

Amend House File 433 by striking lines six and seven in section eleven and by inserting in lieu thereof the following: "more than \$100 or be imprisoned not more than thirty days."

The amendment was adopted.

Senator Hattery moved that the bill be read a third time now. which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 40:

Bateson	Hattery	Maytag	Tudor
Bekman	Henningsen	McCarville	Van Eaton
Berg	Hultman	McMurry	Van Patten
Byers	Humbert	Miller	Vittetoe
Colburn	Jacobson	Parker	Walter
Doud	Leo	Reilly	Watson of
Dykhouse	Linnevold	Ridout	O'Brien
Elthon	Lord	Roberts	West
Faul	Lynes	Sharp	Whitehead
Gillespie	Martin	Skourup	Zastrow
Hart			

Nays, 3:

Fishbaugh Prentis Watson of Pottawattamie

Absent or not voting, 7:

Augustine Foster Mercer Risk Benson Knudson Myrland

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

Senator Doud moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Martin, House File 366, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of school building bonds by rural independent school district number four (4), township of Pleasant Valley, in the county of Scott, state of Iowa, and the provisions made for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said school district, was taken up, and considered.

Senator Martin moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Hart McCarville Tudor Bateson Hattery McMurry Van Eaton Bekman Henningsen Van Patten Miller Hultman Berg Myrland Vittetoe Byers Humbert Parker Walter Jacobson Colburn Prentis Watson of Doud Leo Reilly O'Brien Dykhouse Linnevold Ridout Watson of Elthon Lord Risk Pottawattamie West Faul Lynes Roberts Fishbaugh Martin Sharp Whitehead Foster Maytag Skourup Zastrow Gillespie

Nays: none.

Absent or not voting, 3:

Benson Knudson Mercer

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

On motion of Senator Tudor, House File 559, a bill for an act to legalize and validate the proceedings authorizing and providing

for the issuance, sale and delivery of community center bonds by the town of Durant, in the county of Cedar, state of Iowa, and the provisions made for the levy and collection of taxes to pay said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said town, was taken up, and considered.

Senator Tudor moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine
Bateson
Bekman
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster
Gillespie

Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Leo
Linnevold
Lord
Lynes
Martin

McCarville
McMurry
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp
Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 3:

Benson

Knudson

Maytag

on Mercer

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

On motion of Senator Hart, Senate File 484, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of airport bonds by the city of Keokuk, Iowa, and the provisions made for the levy of taxes for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said city, was taken up, and considered.

Senator Hart moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Bateson Bekman Berg Byers Colburn Doud Dykhouse Elthon Faul Fishbaugh Foster Gillespie Hart Hattery Henningsen Hultman Humbert Jacobson Leo Linnevold Lord Lynes Martin Maytag

McCarville
McMurry
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk

Roberts
Sharp
Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter

Watson of O'Brien Watson of Pottawattamie West Whitehead Zastrow

Nays: none.

Absent or not voting, 3:

Benson

Knudson Mercer

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

On motion of Senator Risk, Senate File 486, a bill for an act to legalize and validate the proceedings of the board of directors of the consolidated school district of Winthrop, in the county of Buchanan, state of Iowa, authorizing and providing for the issuance and delivery of school bonds and for the levy of taxes for the payment of said bonds, and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district, was taken up, and considered.

Senator Risk moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Aves. 47:

Augustine
Bateson
Bekman
Berg
Byers
Colburn
Doud
Dykhouse
Eithon
Faul
Fishbaugh
Foster
Gillespie

Humbert
Jacobson
Leo
Linnevold
Lord
Lynes
Martin
Maytag

Hart

Hattery

Hultman

Henningsen

McCarville McMurry Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 3:

Benson

Knudson

Mercer

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

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 4, 54, 237, 247, 551, 555 and 573.

DON RISK, Chairman Senate Committee.
GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: House Files 4, 54, 237, 247, 551, 555 and 573.

REPORT OF SIFTING COMMITTEE

MR. PRESIDENT: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the calendar:

H. F. 224	S. F. 491	S. F. 473
S. F. 342	H. F. 99	S. F. 81

H. F. 419 S. F. 283

LEO ELTHON, Chairman.

REPORTS OF COMMITTEE

Senator Lynes submitted the following report:

MR. PRESIDENT: Your committee on appropriations to which was referred Senate File 342, a bill for an act to provide for the use of state funds to supplement funds of school districts in Iowa in aid of financing their activities, begs leave to report it has had the same under consideration and returns the bill without recommendation.

J. KENDALL LYNES, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 224, a bill for an act providing for the use of state funds to supplement funds of school districts and for the assistance of public school districts of the state in financing their activities under the title of general school aid and to make an appropriation for state aid provided for in this act, begs leave to report it has had the same under consideration and returns the bill without recommendation.

J. KENDALL LYNES, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 419, a bill for an act relating to the appropriation for agricultural land tax credit, begs leave to report it has had the same under consideration and returns the bill without recommendation.

J. KENDALL LYNES, Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate File 199, section 3, by adding at the end thereof a new subsection as follows: "It shall be unlawful for any wholesaler or retailer to offer to sell, or sell, at wholesale or retail, cigarettes on the premises of any person who is the owner and holder of a federal retail liquor dealer's special tax stamp for the sale of liquor issued for the fiscal year beginning July 1, 1949, or thereafter. In addition to the other penalties provided by this act, any person violating this subsection shall be guilty of a misdemeanor and be punishable by fine of not less than one hundred dollars (\$100) nor more than five hundred dollars (\$500). No permit shall be issued under the provisions of the cigarette tax act to any person who possesses or exhibits in his place of business a federal retail liquor dealer's special tax stamp issued for the fiscal year beginning July 1, 1949, or thereafter."

FRED MAYTAG.

Amend Senate File 199, section 3, by adding at the end thereof a new subsection as follows: "The violation of any federal, state or local law with respect to the sale of beer, liquor or other alcoholic beverages shall be considered an unfair trade practice within the meaning of this act, and in addition to other penalties provided therefor any cigarette license on such premises shall be revoked."

FRED MAYTAG.
ARTHUR JACOBSON.

Amend House File 335 by adding to section 5 the following:

"As a fire prevention and safety measure, no license shall be issued for the sale of gasoline commercially for any gasoline pump which is not to be operated either by its owner, employer or his regular employees, or regular parttime employees. Any license which has heretofore been issued for any gasoline pump which is not being operated either by the owner, employer or his regular employees, or regular part-time employees, shall be revoked."

W. N. SKOURUP.

Amend Senate File 342 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. There is hereby created as a permanent fund in the office of the treasurer of state a fund to be known as the school tax credit fund, and for the purpose of maintaining and establishing such fund there is hereby appropriated from the general fund of the state of Iowa the sum of twenty million dollars (\$20,000,000) for each of the calendar years beginning on January 1, 1950, and January 1, 1951. Any balances remaining in such fund on January 1 of each year after 1950 from funds previously appropriated shall revert to the general fund of the state of Iowa.

School tax credit funds shall be apportioned each year in the manner hereinafter provided to give a credit against the tax imposed upon all real and personal property in the state of Iowa, other than moneys and credits or other intangible personal property, for the benefit of the general fund of the school district in which such property is taxable. Whenever the general school fund levy imposed upon such property for collection the following year shall be in excess of fifteen (15) mills upon the dollar of taxable valuation, such credit shall be in the amount of fifty (50) per cent of the excess of the millage levies for the general school fund above fifteen (15) mills, except as otherwise provided by this act. In case there shall be insufficient funds in the school tax credit fund for reimbursement in full of fifty (50) per cent of the school tax general levies upon all property in the state subject to such credit, the credit upon such tax shall be proportionate to the amount available for allocation throughout the state.

Sec. 3. In any case when any property is subject to a credit under the provisions of chapter four hundred twenty-five (425), Code of 1946, there shall be deducted from the school tax credit herein defined an amount which shall be equal to any excess over fifteen mills which is credited or subject to credit to the school district in which such property is located in the form of homestead credits as provided by such chapter four hundred twenty-five (425), Code of 1946. Such excess millage shall be determined by applying the percentage which the millage levy for the general school fund in such districts bears to the total millage for all purposes levied in such district, not including any levy for state purposes, to twenty-five (25) mills, and the deduction, if any, shall be computed by multiplying the taxable valuation of the property subject to such homestead credit by the number of mills in excess of fifteen mills as determined by this section.

Sec. 4. Immediately upon receiving the certification of the

budget from each school district in each year beginning in 1949 the county auditor shall determine the tax rate for the general fund of the district in the manner as provided in section four hundred forty-four point three (444.3) of the Code of 1946, and if the tax rate in such district is in excess of fifteen (15) mills he shall multiply 50 per cent of the millage which is in excess of 15 mills by the total taxable valuation of real and personal property other than moneys and credits or other intangible personal property subject to school tax credit as provided by this act. He shall, when he has determined the amount of property subject to school tax credit in all school districts, and when he has determined the amount which will be required for a credit of 50 per cent of the tax levied on such property in the county in excess of 15 mills, certify the amount of such allowable tax credit to the state comptroller, less the amount of credits which are deductible upon property subject to homestead credits in school districts where the millage credit for which such districts of the county receive payments from the homestead credit fund is in excess of fifteen (15) mills, as provided by the preceding section. Such certification shall be made not later than December 1 of each year.

- Sec. 5. After receiving from the several county auditors of the state the certifications provided by the previous section of this act, the state comptroller shall draw a warrant on the school tax credit fund created by this act, payable to the county treasurers of the several counties of the state, for fifty (50) per cent total amount certified by the county auditors of the respective counties, and shall mail such warrants to the county auditors of said counties, provided that in the event the school tax credit fund is insufficient to pay the full total of the amount certified to the state comptroller, he shall prorate the fund to the several county treasurers and notify the several county auditors of the pro rata percentage which has been applied in the apportionment of school tax credit funds throughout the state. He shall, on or before July 15 of each year, forward to the county treasurer of each county the remaining fifty (50) per cent of credits certified by the said county.
- Sec. 6. Upon receiving the warrants for the first payment from the state comptroller the county auditor shall determine the amount thereof to be credited upon the tax list to each and every property entitled to school tax credit and shall enter such credit upon the tax list, fifty (50) per cent of such amount being credited upon the taxes payable for the first half of the year, and fifty (50) per cent upon the taxes payable for the second half of the year, and such credits shall be shown upon the receipts issued upon payment of taxes. The county treasurer shall credit to the general fund of each school district in which property receiving school tax credits is located the amounts payable for school district general funds as rapidly as possible after the receipt of warrants from the state comptroller. If the amount received from the state comptroller is inadequate to make school tax credit allowances in the full

amount as provided, the credit allowed shall be in the proportion as fixed by the state comptroller.

- Sec. 7. This act shall apply to property located in school districts which include cities under special charter or any part of such cities.
- Sec. 8. Chapter two hundred eighty-six (286) of the Code, 1946, as amended, is hereby repealed.
- Sec. 9. Section four hundred twenty-six point one (426.1), Code 1946, is hereby amended by substituting a period for the comma at the end of line four (4) thereof and striking the remainder of said section.
- Sec. 10. Sections one (1), two (2), three (3), four (4), five (5) and six (6) of chapter one hundred fifty-two (152), Laws of the Fifty-second General Assembly, are hereby repealed.
- Sec. 11. Section seven (7) of chapter one hundred fifty-two (152), Laws of the Fifty-second General Assembly, is hereby amended by striking all of line one (1) of said section and the words "for the distribution of general aid herein appropriated", and by capitalizing the word "the" preceding the word "funds" in line two (2) thereof; also by striking from said section seven (7) lines five (5), six (6), seven (7) and eight (8) and inserting in lieu thereof the following: "all school tax credit funds apportioned to any school district of the state from the school tax credit fund shall be credited to the general fund of said district which fund shall be used only for the following purposes:"
- Sec. 12. In any county in which payments of credits are received from the state treasurer which are in excess of the amounts as finally credited, any balance remaining shall be returned to the state treasurer not later than January 15 of each year subsequent to 1950, and the state treasurer shall restore the same to the school tax credit fund.
- Sec. 13. The state comptroller and the state tax commission shall cooperate with the auditors and treasurers of the various counties in carrying out the provisions of this act, and the state comptroller and the state tax commission are authorized jointly to issue such rules and regulations as are required for proper administration of this act.

Amend the title to Senate File 342 by striking all after the word "Act" in line one (1) and inserting in lieu thereof the following:

"providing for an appropriation of \$20,000,000 annually from the general fund of the state of Iowa for the purposes of relieving real and personal property of the state from the burden of school general fund taxes upon such property, providing for the granting of school tax credits in the amount of fifty per cent of the levies of the general funds of the school districts of the state in excess of fifteen mills upon taxable valuation, providing the crediting of funds appropriated upon the tax lists, providing for the allocation of school tax credit payments

to the school districts of the state, repealing chapter two hundred eighty-six (286), Code 1946, repealing section four hundred twenty-six point one (426.1), Code 1946, repealing sections one (1), two (2), three (3), four (4), five (5) and six (6) of chapter one hundred fifty-two (152), Laws of the Fifty-second General Assembly, and amending section seven (7) of chapter one hundred fifty-two (152), Laws of the Fifty-second General Assembly."

WAYS AND MEANS COMMITTEE, JAY C. COLBURN, Chairman.

Amend Senate File 358, section 1, by striking all after the period in line 3 and substituting in lieu thereof the following: "Where sugar is given as one of the ingredients in a food product when the definition is established by law or by regulation, the following products may be used as optional ingredients: dextrose (corn sugar) or corn syrup."

HARLAN C. FOSTER.

Amend Senate File 492 by inserting the following as a new section:

"Sec. 3. The provisions of this act shall apply to cities under special charter."

Further amend Senate File 492 by renumbering the remaining section.

ALDEN L. DOUD.

On motion of Senator Byers, the Senate adjourned until 10:00 a.m., Thursday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MARCH 31, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend Paul Theorell, pastor of the Mission Convenant church, Red Oak, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Mercer for the day on request of Senator Watson of Pottawattamie; Senator Knudson for the day on request of Senator Leo; Senator Benson for the day on request of Senator Foster.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Foster, from residents of Washington county favoring legislation pertaining to the practice of pharmacy.

By Senator Gillespie, from residents of Union county favoring legislation pertaining to the practice of pharmacy.

By Senator Hattery, from residents of Boone county favoring local option.

By Senator Parker, from residents of Cherokee county opposing legislation pertaining to the practice of pharmacy.

By Senator McMurry, from residents of Lucas county favoring legislation pertaining to the practice of pharmacy.

By Senator Tudor, from members of the Jones County Farm Bureau favoring legislation pertaining to the practice of pharmacy.

By Senator Zastrow, from residents of Floyd county favoring legislation pertaining to a retirement plan for teachers.

INTRODUCTION OF BILLS

Senate File 496, by committee on military affairs, a bill for an act to make an appropriation from the general fund to purchase and distribute a booklet entitled "A History of the Thirty-fourth Infantry Division in World War II."

Read first and second times and referred to the sifting committee.

Senate File 497, by committee on ways and means, a bill for an act to repeal chapter one hundred fifty-five (155), as amended by the Laws of the Fifty-second General Assembly, and enacting a substitute in lieu thereof relating to the amount that school districts may levy for the general fund and special courses fund for school districts.

Read first and second times and referred to the sifting committee.

Senate File 498, by committee on cities and towns, a bill for an act to legalize and validate the proceedings authorized and providing for the issuance, sale and delivery of school building bonds by the independent school district of Low Moor, in the county of Clinton, state of Iowa, and the provisions made for the levy and collection of taxes to pay said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said school district.

Read first and second times and referred to the sifting committee.

PRESENTATION OF VISITORS

Senator Van Patten asked and received unanimous consent to present to the Senate one hundred members of the United States government classes of Simpson college who were presnt in the balcony with Dr. Moats. Senator Van Patten also presented to the Senate his daughter, Barbara Jean, one of the visiting students who was present in the Senate chamber.

Senator Faul asked and received unanimous consent to present to the Senate twenty-two students from the Elkhart high school who were present in the balcony with their principal, Mr. W. F. Stone.

Senator McCarville asked and received unanimous consent to present to the Senate Mr. J. M. Poole, retiring mayor of Fort Dodge and president of the Iowa league of municipalities; Mr. Henry G. Anderson, mayor-elect, Byron H. Wilder, commissioner-elect of public safety, and L. G. Shannon, commissioner-elect of streets and parks, who were present in the Senate chamber.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the

House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 363, a bill for an act relating to the reorganization of all agencies, boards, commissions and departments of the state government.

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

Senate Joint Resolution 7, relating to the construction, operation and maintenance of a joint sewage system and disposal plant for the Iowa State College and the city of Ames.

Also: That the House has concurred in Senate amendments to and passed House File 9, a bill for an act providing for the establishment of districts having for their purpose the protection of land from damage by soil erosion and floods.

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

House File 385, a bill for an act relating to sales tax exemptions.

Also: That the House has concurred in Senate amendments to and passed House File 433, a bill for an act relating to uniform procedure on interstate extradition.

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

House Concurrent Resolution 22, providing for the sine die adjournment of the Fifty-third General Assembly.

A. C. GUSTAFSON, Chief Clerk.

HOUSE AMENDMENTS TO SENATE FILE 363

Amend Senate File 363 section 13, line 4, by striking the last three words "for the biennium".

Further amend Senate File 363, section 4, line 12, by adding after the word "consolidate" the following: "judicial districts,".

HOUSE CONCURRENT RESOLUTION 22

Be It Resolved by the House, the Senate Concurring: That the Fifty-third General Assembly adjourn sine die at twelve o'clock noon, Friday, April 15, 1949.

HOUSE MESSAGE CONSIDERED

House File 385, a bill for an act to amend section four hundred twenty-two point forty-five (422.45), Code 1946, relating to sales tax exemptions; to provide that the collection of excessive sales tax on sales of traded-in tangible personal property shall be deemed a waiver of the exemption.

Read first and second times and referred to the sifting committee.

HOUSE AMENDMENTS CONSIDERED

Senator Prentis called up for consideration Senate File 363, a bill for an act relating to the reorganization of all agencies, boards, commissions and departments of the state government; providing for the appointment of a commission to determine and make recommendations with reference thereto; and providing an appropriation for the purposes thereof, amended by the House, and moved that the Senate concur in the following amendments:

Amend Senate File 363 section 13, line 4, by striking the last three words "for the biennium".

Further amend Senate File 363, section 4, line 12, by adding after the word "consolidate" the following: "judicial districts,".

The Senate concurred in the House amendments.

Senator Prentis moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 45:

Augustine	Hart	McMurry	Van Eaton
Bateson	Hattery	Miller	Van Patten
Bekman	Hultman	Myrland	Vittetoe
Berg	Humbert	Parker	Walter
Byers	Jacobson	Prentis	Watson of
Colburn	Leo	Reilly	O'Brien
Dykhouse	Linnevold	Ridout	Watson of
Elthon	Lord	Risk	Pottawattamie
Faul	Lynes	Roberts	West
Fishbaugh	Martin	Sharp	Whitehead
Foster	Maytag	Skourup	Zastrow
Gillespie	McCarville	Tudor	

Navs: none.

Absent or not voting, 5:

Benson Henningsen Knudson Mercer Doud

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

THIRD READING OF BILLS

On motion of Senator Sharp, Senate File 341, a bill for an act to amend chapter one hundred eleven (111), Acts of the Fortyninth General Assembly, to permit and provide for conveying to the United States certain lands in Allamakee and Clayton counties in the state of Iowa. The purpose of the gift provided for in this

act is to enable the United States to establish a national monument and preserve the prehistoric effigy Indian mounds located upon the land described, these mounds being the only ones of their kind in the United States, was taken up, and considered.

Senator Sharp moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine
Bateson
Bekman
Berg
Byers
Colburn
Doud
I Dykhouse
Elthon
Faul
Fishbaugh
Foster
Gillespie

Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Leo
Linnevold
Lord
Lynes
Martin
Maytag

McCarville
McMurry
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 3:

Benson

Knudson

Mercer

Skourup

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

On motion of Senator Foster, House File 335, a bill for an act to amend sections two hundred ten point sixteen (210.16), two hundred ten point eighteen (210.18), two hundred twelve point two (212.2), and chapter two hundred fifteen (215), relating to standard weights and measures, sales of certain commodities from bulk and inspection of weights and measures and regulations thereof by the state department of agriculture; and to amend section two hundred fourteen point two (214.2) and section two hundred fourteen point three (214.3), Code 1946, relating to yearly licenses for scales, gasoline pumps and meters, was taken up, and considered.

Senator Skourup offered the following amendment:

Amend House File 335 by adding to section 5 the following:

"As a fire prevention and safety measure, no license shall be issued for the sale of gasoline commercially for any gasoline pump which is not to be operated by its owner, employer or his regular employees, or regular part-time employees. Any license which has heretofore been issued for any gasoline pump which is not being operated either by the owner, em-

ployer or his regular employees, or regular part-time employees, shall be revoked."

Senator Skourup asked and received unanimous consent that further action on House File 335 be deferred and that the bill retain its place on the calendar.

Senator Van Patten raised the point of order as to whether or not the amendment filed by Senator Skourup to House File 335 was germane to the bill.

The Chair ruled the amendment not germane to the bill and therefore out of order.

Senator Skourup asked and received unanimous consent to withdraw his request that further action on House File 335 be deferred and that the bill retain its place on the calendar.

Senator Van Patten moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 45:

11,00, 10.			
Augustine	Hart	McCarville	Van Eaton
Bateson	Hattery	McMurry	Van Patten
Bekman	Henningsen	Miller	Vittetoe
Berg	Hultman	Parker	Walter
Byers	Humbert	Prentis	Watson of
Colburn	Jacobson	Reilly	O'Brien
Dykhouse	Leo	Ridout	Watson of
Elthon	Linnevold	Risk	Pottawattamie
Faul	Lord	Roberts	West
Fishbaugh	Lynes	Sharp	Whitehead
Foster	Martin	Skourup	Zastrow
Gillespie	Maytag	Tudor	
	_		

Nays, 1:

Myrland

Absent or not voting, 4:

Benson Doud Knudson Mercer

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

Senator Van Patten moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Foster, Senate File 358, a bill for an act to amend section one hundred ninety point one (190.1), Code 1946, relating to definitions and standards of adulteration of foods, was taken up, and considered.

Senator Foster offered the following amendment and moved its adoption:

Amend Senate File 358, section 1, by striking all after the period in line 3 and substituting in lieu thereof the following: "Where sugar is given as one of the ingredients in a food product when the definition is established by law or by regulation, the following products may be used as optional ingredients: dextrose (corn sugar) or corn syrup."

The amendment was adopted.

Senator Foster moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Hart Bateson Hattery Bekman Henningsen Hultman Berg Humbert Byers Jacobson Colburn Doud Leo Dykhouse Linnevold Elthon Lord Faul Lynes Fishbaugh Martin Foster Maytag Gillespie

McCarville
McMurry
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp
Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter \
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Zastrow

Nays: none.

Absent or not voting, 3:

Benson

Knudson

Mercer

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

Senator Colburn took the chair at 11:10 a.m.

On motion of Senator Skourup, Senate File 278, a bill for an act to amend section four hundred sixteen point forty-one (416.41), Code 1946, relating to and providing for the salaries of the mayor and councilmen of certain cities now or hereafter organized under chapter four hundred sixteen (416), Code 1946, relating to cities under the commission form of government, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Skourup moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 46:

Augustine Hart Hattery Bateson Bekman Henningsen Berg Hultman Byers Humbert Jacobson Colburn Dykhouse Leo Elthon Linnevold Faul Lord Fishbaugh Lynes Foster Martin Gillespie Maytag

McCarville
McMurry
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Nays: none.

Absent or not voting, 4:

Benson

Doud

Knudson

Sharp

Skourup

Mercer

Zastrow

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

On motion of Senator Van Eaton, Senate File 199, a bill for an act to prevent unfair trade practices in the sale of cigarettes; to prohibit sales of eigarettes below cost; to protect and stabilize the collections of taxes on the sale of cigarettes and of revenues from the licensing of persons engaged in the sale of cigarettes; to confer powers and duties on the Iowa state tax commission and on persons, as herein defined, engaged in the sale of cigarettes at wholesale or retail; and to provide remedies and imposing penalties for violations thereof, with report of committee without recommendation, was taken up, considered, and the report of the committee adopted.

President Evans took the chair at 11:20 a.m.

Senator Maytag offered the following amendment:

Amend Senate File 199, section 3, by adding after line 12 the following:

"c. The intentional possession or wilful keeping of gambling devices on any licensed premises shall be considered a violation of this act and any cigarette license on such premises shall be revoked, if the intentional possession or wilful keeping of any such gambling devices upon the licensed premises is established, notwithstanding that it may not be made to appear that such devices have actually been used or operated for the purpose of gambling."

Senator Van Eaton raised the point of order as to whether or

not the amendments to Senate File 199 filed by Senator Maytag is germane to the bill.

The Chair ruled the amendments were not germane to the bill, and therefore out of order.

Senator Colburn took the chair at 11:48 a.m.

Senator Walter moved the previous question on the bill, which motion prevailed.

Senator Van Eaton moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

The Chair announced that the Senator from Johnson had left a written request to be recorded as voting "aye" on Senate File 199. The request was granted.

On the question "Shall the bill pass?" the vote was:

Rule 8 was invoked.

Aves. 37:

Ayes, or:			
Bekman	Henningsen	Parker	Van Eaton
Berg	Hultman	Prentis	Van Patten
Byers	Humbert	Reilly	Vittetoe
Colburn	Leo	Ridout	Walter
Dykhouse	Lord	Risk	Watson of
Elthon	Lynes	Roberts	Pottawattamie
Faul	Martin	Sharp	West
Gillespie	McCarville	Skourup	Whitehead
Hart	Mercer	Tudor -	Zastrow
Hattery	Myrland		

Nays, 11:

Augustine	Fishbaugh	Linnevold	Miller
Bateson	Foster	Maytag	Watson of
Doud	Jacobson	McMurry	O'Brien

Absent or not voting, 2:

Benson Knudson

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

Senator Van Eaton moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Elthon, the Senate recessed until 2:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

PRESENTATION OF VISITORS

Senator McCarville asked and received unanimous consent to present to the Senate fourteen members of the junior and senior classes of the Harcourt consolidated school who were present in the balcony with their instructor, Maynard Linn, and their superintendent, Harold Mann.

THIRD READING OF BILLS

On motion of Senator Elthon, Senate File 491, a bill for an act to amend sections three hundred ninety-four point one (394.1), three hundred ninety-four point three (394.3) and three hundred ninety-four point six (394.6), Code 1946, relating to self liquidating improvements and providing for the financing of the construction of sewage treatment plants, and providing for the application of the provisions of chapter three hundred ninety-four (394), Code 1946, by sanitary districts incorporated under the provisions of chapter three hundred fifty-eight (358), Code 1946, was taken up, and considered.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Hart McCarville Tudor Hattery McMurry Van Eaton Bateson Bekman Henningsen Miller Van Patten Myrland Berg Hultman Vittetoe Parker Byers Humbert Walter Jacobson Colburn Prentis Watson of Doud Leo Reilly O'Brien Ridout Dykhouse Linnevold Watson of Elthon Risk Pottawattamie Lord West Faul Lynes Roberts Fishbaugh Whitehead Martin Sharp Foster Maytag Skourup Zastrow Gillespie

Nays: none.

Absent or not voting, 3:

Benson Knudson Mercer

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

On motion of Senator Hattery, House File 169, a bill for an act to amend chapter seven hundred forty-nine (749), Code 1946,

relating to the bureau of criminal identification, was taken up, and considered.

Senator Hattery asked and received unanimous consent to withdraw the amendment to House File 169 filed by him and found on page 326 of the Senate Journal.

Senator Hattery offered the following amendment by Senators Hattery and Bateson:

Amend House File 169 by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Chapter seven hundred forty-nine (749), Code 1946, is hereby amended by adding the following:

"'It shall be the duty of the wardens of the penitentiary and men's reformatory, and superintendents of the women's reformatory, the Iowa training school for boys, and the Iowa training school for girls, to take or procure the taking of the fingerprints, and, in the case of the penitentiary, men's reformatory, and women's reformatory only, bertillon photographs of any person received on commitment to their, respective institutions, and to forward such fingerprint records and photographs within ten days after the same are taken to the division of criminal investigation and bureau of identification, Iowa department of public safety, and to the federal bureau of investigation.

"'It shall also be the duty of the said wardens and superintendent to procure the taking of a five by seven inch photographic negative showing a full length view of each convict, prisoner or inmate of the penitentiary, men's reformatory, and women's reformatory in his or her release clothing immediately prior to his or her discharge from the institution either upon expiration of sentence or commitment or on parole, and to forward such photographic negative within two days after the same is taken to the division of criminal investigation and bureau of identification, Iowa department of public safety."

Senator Fishbaugh asked and received unanimous consent that further action on House File 169 be deferred and that the bill retain its place on the calendar.

On motion of Senator Jacobson, Senate File 171, a bill for an act to amend chapter eighty-five (85), Code 1946, as amended by chapter sixty-five (65) of the Acts of the Fifty-second General Assembly; to increase allowances for hospital services and to change the maximum amount which shall be expended for certain professional hospital and nursing services, was taken up, and considered.

Senator Doud took the chair at 2:25 p.m.

Senator Jacobson offered the following amendment by Senators Jacobson, McCarville and Bateson and moved its adoption:

1. Amend Senate File 171 by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Section eighty-five point twenty-seven (85.27), Code 1946, as amended by chapter sixty-five (65) of the Laws of the Fifty-second General Assembly, is amended by striking all of the first paragraph after the period (.) in line four (4) of said section eighty-five point twenty-seven (85.27) and by striking sections one (1) and two (2) of said chapter sixty-five (65) and substituting in lieu thereof the following: 'The amount which may be allowed for medical and surgical services shall not exceed the sum of five hundred dollars, and the amount which may be allowed for hospital services and supplies shall not exceed the sum of one thousand dollars, excluding therefrom all reasonable charges for necessary services of special nurses and ambulance charges, which shall be paid in full.'"

2. Amend the title to Senate File 171 by striking all after the word "Act" and inserting in lieu thereof the following: "to change the maximum allowances for hospital services and supplies and medical and surgical services for which an employer is liable in workmen's compensation cases."

The amendment was adopted.

Senator Jacobson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Aves. 45:

113 00, 10.			
Augustine	Gillespie	McCarville	Van Eaton
Bateson	Hart	McMurry	Van Patten
Bekman	Hattery	Miller	Vittetoe
Berg	Hultman	Myrland	Walter
Byers	Humbert	Parker	Watson of
Colburn	Jacobson	Reilly	O'Brien ·
Doud	Leo	Ridout	Watson of
Dykhouse	Linnevold	\mathbf{Risk}	Pottawattamie
Elthon	Lord	Roberts	West
Faul	Lynes	Sharp	Whitehead
Fishbaugh	Martin	Skourup	Zastrow
Foster	Maytag	Tudor	

Nays: none.

Absent or not voting, 5:

Benson Knudson Mercer Prentis

Henningsen

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

Senator Jacobson moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed. On motion of Senator Hattery, House File 29, a bill for an act to amend section ninety-four point six (94.6), Code 1946, relating to the fees allowed for securing employment in certain instances, was taken up, and considered.

Senator Hattery moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 46:

Augustine Gillespie Maytag Tudor McCarville Van Eaton Bateson Hart Van Patten Bekman Hattery McMurry Berg Vittetoe Henningsen Miller Walter Byers Hultman Myrland Colburn Humbert Parker Watson of Jacobson Reilly O'Brien Doud Dykhouse Leo Ridout Watson of Elthon Linnevold Risk Pottawattamie West Faul Lord Roberts Fishbaugh Lynes Sharp Whitehead Foster Martin Skourup Zastrow

Nays: none.

Absent or not voting, 4:

Benson Knudson Mercer Prentis

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

On motion of Senator Faul, Senate File 83, a bill for an act to amend section six hundred two point forty-nine (602.49), Code 1946, relating to the salaries of the judges of the municipal court of the state of Iowa, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Byers offered the following amendment and moved its adoption:

Amend Senate File 83 by adding the following:

"Sec. 2. Chapter 286, Acts Fifty-second General Assembly, is hereby amended by striking from line 4 the words 'forty-seven hundred fifty dollars' and inserting in lieu thereof 'five thousand dollars'."

Further amend Senate File 83 by striking the period at the end of the title and inserting the following: ", and to amend chapter 286, Acts Fifty-second General Assembly, relative to salaries of judges of superior courts."

The amendment was adopted.

Senator Byers moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Hart McCarville Augustine Tudor Bateson Hattery McMurry Van Eaton Bekman Henningsen . Miller Van Patten Berg Hultman Myrland Vittetoe Byers Humbert Parker Walter Colburn Jacobson Prentis Watson of Doud Leo Reilly O'Brien Ridout Dykhouse Linnevold Watson of Risk Pottawattamie Elthon Lord Faul Lynes Roberts Fishbaugh Martin Sharp Whitehead Foster Skourup Zastrow Maytag Gillespie

Nays: none.

Absent or not voting, 3:

Benson

Knudson

Mercer

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

On motion of Senator Hattery, House File 560, a bill for an act to amend sections three hundred twenty-one point one hundred eighteen (321.118) and three hundred twenty-one point one hundred twenty-three (321.123), Code 1946, relating to registration fee on corn shellers, feed grinders and trailers, was taken up, and considered.

President Evans took the chair at 3:00 p.m.

Senator Hattery moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes. 39:

Fishbaugh Augustine Lord Roberts Bateson Foster Lynes Sharp Bekman Gillespie McCarville Skourup Hart McMurry Tudor Berg Hattery Van Eaton Byers Miller Colburn Hultman Parker Van Patten Doud Humbert Prentis Vittetoe Dykhouse Jacobson Reilly Watson of Elthon Ridout O'Brien Leo Faul . Linnevold Risk Whitehead

Nays, 4:

Martin

Walter

West

Zastrow

Absent or not voting, 7:

Benson Henningsen Knudson Maytag Mercer Myrland Watson of Pottawattamie

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

SPECIAL ORDER

Senator Faul asked and received unanimous consent that Senate File 72 be made a special order of business for 10:00 a.m., Friday, April 1, 1949.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 363 and 470; also, House Files 9, 366, 508 and 559.

DON RISK, Chairman Senate Committee.
GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: Senate Files 363 and 470; also, House Files 9, 366, 508 and 559.

BILLS SENT TO THE GOVERNOR

Senator Risk, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 31st day of March, 1949, sent to the Governor for his approval: Senate Files 363 and 470.

DON RISK, Chairman.

Passed on file.

ADDITIONAL COPIES

Senator Elthon asked and received unanimous consent to have 500 copies of House File 561 as passed by the House printed.

HOUSE CONCURRENT RESOLUTION 13

Senator Jacobson called up the following resolution and moved its adoption:

HOUSE CONCURRENT RESOLUTION 13

Whereas, in the Forty-ninth General Assembly of the state of Iowa, House Concurrent Resolution Eighteen (18) was adopted providing, among other things, for a Senate and House committee on interstate cooperation, which committee members in turn became members of the Iowa commission on interstate cooperation; and,

Whereas, under the provisions of the resolution the Speaker of the House of Representatives was and is empowered to appoint five (5) members of the House of Representatives for the House standing committee on interstate cooperation; and,

Whereas, under the provisions of the resolution the President of the Senate was and is empowered to appoint five (5) members of the Senate for the Senate standing committee on interstate cooperation;

'Now, Therefore, Be It Resolved by the House of Representatives, the Senate Concurring: That the Speaker of the House of Representatives appoint five (5) members of the House to the House standing committee on interstate cooperation, designating one of the committee as chairman, and that the President of the Senate appoint five (5) members of the Senate to the Senate standing committee on interstate cooperation, designating one of the committee as chairman.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on March 30 the Governor had approved the following bills:

Senate File 256, relating to secondary roads.

Senate File 477, relating to removal of snow in the state of Nebraska.

Senate File 265, relating to street improvements, sewers and special assessments.

Senate File 380, relating to the registration of aircraft.

PROOFS OF PUBLICATION

Published copy of Senate File 498 and verified proof of publication of said bill in The Clinton Herald, on March 15, 1949, is on file with the Secretary of the Senate.

Published copy of House File 582 and verified proof of publication of

said bill in The Daily Times, Davenport, Iowa, on March 15, 1949, is on file with the Secretary of the Senate.

W. J. SCARBOROUGH, Secretary of the Senate.

REPORT OF SIFTING COMMITTEE

MR. PRESIDENT: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the calendar:

S	. F. 408	H.	F.	, .	448	s.	F.	463
H	I. F. 279	S.	F.	:	130	Н.	F.	435
H	I. F. 406	S.	F.	4	438	S.	F.	255

LEO ELTHON, Chairman.

BILL ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bill to committee:

S. F. 463 Appropriations.

AMENDMENTS FILED

Amend Senate File 283, section 1, by adding after the word "medicine" in line 19 the words "or osteopathy":

GEORGE FAUL

Amend Senate File 408 by adding to section 1 the following new paragraph:

"The provisions of this act shall not apply to permits issued under the provisions of sections one hundred twenty-four point fifteen (124.15) to one hundred twenty-four point eighteen (124.18), Code 1946, both inclusive."

FRED MAYTAG, GEORGE FAUL and J. F. MILLER.

Amend Senate File 490 by striking section 9 and inserting in lieu thereof the following:

Sec. 9. This act being deemed of immediate importance shall take effect and be in full force from and after its passage and publication in the Newton Daily News, a newspaper published in Newton, Iowa, and in the Mirror, a newspaper published in Monroe, Iowa.

W. N. SKOURUP.

Amend Senate File 494 by striking section 7 and inserting in lieu thereof the following:

Sec. 7. This act being deemed of immediate importance shall be in full force and effect from and after its

publication in The Harlan Tribune, a newspaper published at Harlan, Iowa, and The Times-Republican, a newspaper published at Corydon, Iowa.

JAY C. COLBURN.

Amend the amendment to House File 169 filed
March 31, 1949, by Senators Hattery and Bateson, as follows:
Strike the period in line 13, section 1, and insert in lieu thereof
the following: "; provided, however, that no fingerprints shall
be taken of inmates of said training schools under the age of
sixteen years."

EARL C. FISHBAUGH, JR.

Amend House File 224 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. There is hereby created as a permanent fund in the office of the treasurer of state a fund to be known as the school tax credit fund, and for the purpose of maintaining and establishing such fund there is hereby appropriated from the general fund of the state of Iowa the sum of twenty million dollars (\$20,000,000) for each of the calendar years beginning on January 1, 1950, and January 1, 1951. Any balances remaining in such fund on January 1 of each year after 1950 from funds previously appropriated shall revert to the general fund of the state of Iowa.

Sec. 2. School tax credit funds shall be apportioned each year in the manner hereinafter provided to give a credit against the tax imposed upon all real and personal property in the state of Iowa, other than moneys and credits or other intangible personal property, for the benefit of the general fund of the school district in which such property is taxable. Whenever the general school fund levy imposed upon such property for collection the following year shall be in excess of fifteen (15) mills upon the dollar of taxable valuation, such credit shall be in the amount of fifty (50) per cent of the excess of the millage levies for the general school fund above fifteen (15) mills, except as otherwise provided by this act. In case there shall be insufficient funds in the school tax credit fund for reimbursement in full of fifty (50) per cent of the school tax general levies upon all property in the state subject to such credit, the credit upon such tax shall be proportionate to the amount available for allocation throughout the state.

Sec. 3. In any case when any property is subject to a credit under the provisions of chapter four hundred twenty-five (425), Code of 1946, there shall be deducted from the school tax credit herein defined an amount which shall be equal to any excess over fifteen mills which is credited or subject to credit to the school district in which such property is located in the form of homestead credits as provided by such chapter four hundred twenty-five (425), Code of 1946. Such excess millage shall be

determined by applying the percentage which the millage levy for the general school fund in such districts bears to the total millage for all purposes levied in such district, not including any levy for state purposes, to twenty-five (25) mills, and the deduction, if any, shall be computed by multiplying the taxable valuation of the property subject to such homestead credit by the number of mills in excess of fifteen mills as determined by this section.

- Sec. 4. Immediately upon receiving the certification of the budget from each school district in each year beginning in 1949 the county auditor shall determine the tax rate for the general fund of the district in the manner as provided in section four hundred forty-four point three (444.3) of the Code of 1946, and if the tax rate in such district is in excess of fifteen (15) mills he shall multiply 50 per cent of the millage which is in excess of 15 mills by the total taxable valuation of real and personal property other than moneys and credits or other intangible personal property subject to school tax credit as provided by this act. He shall, when he has determined the amount of property subject to school tax credit in all school districts, and when he has determined the amount which will be required for a credit of 50 per cent of the tax levied on such property in the county in excess of 15 mills, certify the amount of such allowable tax credit to the state comptroller, less the amount of credits which are deductible upon property subject to homestead credits in school districts where the millage credit for which such districts of the county receive payments from the homestead credit fund is in excess of fifteen (15) mills. as provided by the preceding section. Such certification shall be made not later than December 1 of each year.
- Sec. 5. After receiving from the several county auditors of the state the certifications provided by the previous section of this act, the state comptroller shall draw a warrant on the school tax credit fund created by this act, payable to the county treasurers of the several counties of the state, for fifty (50) per cent total amount certified by the county auditors of the respective counties, and shall mail such warrants to the county auditors of said counties, provided that in the event the school tax credit fund is insufficient to pay the full total of the amount certified to the state comptroller, he shall prorate the fund to the several county treasurers and notify the several county auditors of the pro rata percentage which has been applied in the apportionment of school tax credit funds throughout the state. He shall, on or before July 15 of each year, forward to the county treasurer of each county the remaining fifty (50) per cent of credits certified by the said county.
- Sec. 6. Upon receiving the warrants for the first payment from the state comptroller the county auditor shall determine the amount thereof to be credited upon the tax list to each and every property entitled to school tax credit and shall enter such credit upon the tax list, fifty (50) per cent of such amount being credited upon the taxes payable for the first half of the year, and fifty (50) per cent upon the taxes payable for the second half of the year, and such credits

shall be shown upon the receipts issued upon payment of taxes. The county treasurer shall credit to the general fund of each school district in which property receiving school tax credits is located the amounts payable for school tax credits as provided herein. Such credit shall be given to the school district general funds as rapidly as possible after the receipt of warrants from the state comptroller. If the amount received from the state comptroller is inadequate to make school tax credit allowances in the full amount as provided, the credit allowed shall be in the proportion as fixed by the state comptroller.

- Sec. 7. This act shall apply to property located in school districts which include cities under special charter or any part of such cities.
- Sec. 8. Chapter two hundred eighty-six (286) of the Code, 1946, as amended, is hereby repealed.
- Sec. 9. Section four hundred twenty-six point one (426.1), Code 1946, is hereby amended by substituting a period for the comma at the end of line four (4) thereof and striking the remainder of said section.
- Sec. 10. Sections one (1), two (2), three (3), four (4), five (5) and six (6) of chapter one hundred fifty-two (152), Laws of the Fifty-second General Assembly, are hereby repealed.
- Sec. 11. Section seven (7) of chapter one hundred fifty-two (152), Laws of the Fifty-second General Assembly, is hereby amended by striking all of line one (1) of said section and the words "for the distribution of general aid herein appropriated", and by capitalizing the word "the" preceding the word "funds" in line two (2) thereof; also by striking from said section seven (7) lines five (5), six (6), seven (7) and eight (8) and inserting in lieu thereof the following: "all school tax credit funds apportioned to any school district of the state from the school tax credit fund shall be credited to the general fund of said district which fund shall be used only for the following purposes:".
- Sec. 12. In any county in which payments of credits are received from the state treasurer which are in excess of the amounts as finally credited, any balance remaining shall be returned to the state treasurer not later than January 15 of each year subsequent to 1950, and the state treasurer shall restore the same to the school tax credit fund.
- Sec. 13. The state comptroller and the state tax commission shall cooperate with the auditors and treasurers of the various counties in carrying out the provisions of this act, and the state comptroller and the state tax commission are authorized jointly to issue such rules and regulations as are required for proper administration of this act.

Amend the title to House File 224 by striking all after the word "Act" in line 1 and inserting in lieu thereof the following:

"providing for an appropriation of \$20,000,000 annually from the general fund of the state of Iowa for the purposes of relieving real and personal property of the state from the burden of school general fund taxes upon such property. providing for the granting of school tax credits in the amount of fifty per cent of the levies of the general funds of the school districts of the state in excess of fifteen mills upon taxable valuation, providing the crediting of funds appropriated upon the tax lists, providing for the allocation of school tax credit payments to the school districts of the state, repealing chapter two hundred eighty-six (286), Code 1946, repealing section four hundred twenty-six point one (426.1), Code 1946, repealing sections one (1), two (2), three (3), four (4), five (5) and six (6) of chapter one hundred fifty-two (152), Laws of the Fifty-second General Assembly, and amending section seven (7) of chapter one hundred fifty-two (152), Laws of the Fifty-second General Assembly."

> COMMITTEE ON WAYS AND MEANS. JAY C. COLBURN, Chairman.

Amend House File 316 by adding at the end of line 4 the following:

"Provided, that no county shall be required, as a condition precedent to being eligible to receive farm-to-market road funds on an equalization basis, to levy in excess of five mills."

O. N. HULTMAN.

Amend House File 561 by striking section 5 and substituting in lieu thereof the following:

"Sec. 5. A tolerance above the maximum legal weight of any axle or vehicle or combination of vehicles may be allowed as follows:

"Three per cent on any axle, including tandem axles.

"Eight per cent of the gross weight on any particular group of axles.

"Three per cent on the total gross weight of a vehicle or combination of vehicles."

JOHN R. HATTERY.
O. N. HULTMAN.
J. T. DYKHOUSE.
WATSON of O'Brien.

Amend House File 561 by adding to section 5 the following: "The provisions of section three hundred twenty-one point four hundred sixty-three (321.463), Code 1946, as amended by the Acts of the Fifty-second General Assembly, shall not apply to motor vehicles when carrying livestock."

KENDALL LYNES. CHARLES VAN EATON.

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Friday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, APRIL 1, 1949.

The Senate met in regular session, President Evans presiding. Prayer was offered by Reverend Gerald Martin, pastor of the Congregational church, Onawa, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Mercer for the day on request of Senator Berg; Senator Tudor for the day on request of Senator Jacobson; Senator Skourup for the day on request of Senator Lord; Senator Benson for the day on request of Senator Foster; Senator Watson of Pottawattamie for the day on request of Senator Faul.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file: By Senator Hattery, from residents of Boone county favoring legislation pertaining to the practice of pharmacy.

By Senator Henningsen, telegrams from residents of Clinton county opposing legislation pertaining to the registration of motor vehicles; communications from residents of Clinton county favoring legislation pertaining to the repeal of the basic science law; opposing legislation pertaining to the use of state funds to supplement funds of school districts; favoring legislation pertraining to old age and survivors' insurance; and favoring general aid to schools.

By Senator Lord, from residents of Louisa county favoring legislation pertaining to the practice of pharmacy.

By Scnator McCarville, from residents of Calhoun and Webster counties favoring legislation pertaining to the practice of pharmacy.

By Senator Miller, from residents of Humboldt, Pocahontas and Wright counties favoring legislation pertaining to the practice of pharmacy.

By Senator Roberts, from residents of Marion county favoring local option; from residents of Monroe county favoring legislation pertaining to the practice of pharmacy.

By Senator Van Eaton, from residents of Woodbury county favoring legislation pertaining to the repeal of the county assessor law.

By Senator Whitehead, from residents of Audubon, Carroll and Cass counties favoring legislation pertaining to the practice of pharmacy.

CONSIDERATION OF HOUSE CONCURRENT RESOLUTION 13

Senator Elthon called up for further consideration House Concurrent Resolution 13, a resolution pertaining to interstate cooperation which resolution was under consideration of the Senate upon adjournment Thursday, March 31, and moved the adoption of the resolution.

The motion prevailed and the resolution was adopted.

PRESENTATION OF VISITORS

Senator Henningsen asked and received unanimous consent to present to the Senate fifteen members of the American government class of the Grand Mound high school, Clinton county, who were present in the balcony with their superintendent, Mr. Luther E. Rauer.

Senator Ridout asked and received unanimous consent to present to the Senate twenty members of the senior class of Mallard high school who were present in the balcony with their principal, Mr. D. D. Enderson.

Senator Ridout also presented to the Senate the Honorable Dr. George H. Keeney of Palo Alto county, a former member of the Senate who was present in the Senate chamber.

Senator Linnevold asked and received unanimous consent to present to the Senate twenty-six members of the senior government class of the Cresco high school who were present in the balcony with their principal, John Yord, and their instructor, Arthur Perry.

Senator Faul asked and received unanimous consent to present to the Senate the members of the 6A class of Kirkwood school who were present in the balcony with their cadet teacher from Drake University, Miss Mary Holmes.

Senator Miller asked and received unanimous consent to present to the Senate the members of the Humboldt Camp Fire Girls troop who were present in the balcony with their leader, Tilda Nelson.

Senator Faul asked and received unanimous consent to present to the Senate twenty-five members of the senior class of the Terril high school, Dickinson county, who were present in the balcony with their superintendent, Mr. H. M. Taulbee.

Senator Prentis asked and received unanimous consent to present to the Senate six members of the senior class of the Benton high school who were present in the balcony.

SPECIAL ORDER

The hour having arrived, President Evans announced the special order for the consideration of Senate File 72.

THIRD READING OF BILLS

On motion of Senator Humbert, Senate File 72, a bill for an act to amend sections three hundred fifty point one (350.1) and three hundred fifty point two (350.2), Code 1946, relating to bounties on wild animals, was taken up, and considered.

Senator Bekman took the chair at 10:25 a.m.

Senator Humbert moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 38:

Bateson Bekman Berg Byers Colburn Doud Dykhouse Elthon Faul Fishbaugh Nays, 3:	Foster Gillespie Hart Hattery Henningsen Hultman Humbert Jacobson Leo Linnevold	Lord Lynes Martin Maytag McCarville McMurry Miller Prentis Reilly Ridout	Risk Roberts Van Eaton Vittetoe Walter Watson of O'Brien West Zastrow
Parker	Van Patten	Whitehead	
Parker Absent or no		Whitehead	

Augustine	Mercer	Skourup	Watson of
Benson	Myrland	Tudor	Pottawattamie
Knudson	Sharp		

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

Senator Hattery asked and received unanimous consent that action on Senate File 255 be deferred.

On motion of Senator Hattery, House File 169, a bill for an act to amend chapter seven hundred forty-nine (749), Code 1946, relating to the bureau of criminal identification, was taken up for further consideration.

Senator Hattery called up the following amendment by Senators Hattery and Bateson:

Amend House File 169 by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Chapter seven hundred forty-nine (749), Code 1946, is hereby amended by adding the following:

"'It shall be the duty of the wardens of the penitentiary and men's reformatory, and superintendents of the women's reformatory, the Iowa training school for boys, and the Iowa training school for girls, to take or procure the taking of the fingerprints, and, in the case of the penitentiary, men's reformatory, and women's reformatory only, bertillon photographs of any person received on commitment to their respective institutions, and to forward such fingerprint records and photographs within ten days after the same are taken to the division of criminal investigation and bureau of identification, Iowa department of public safety, and to the federal bureau of investigation.

"'It shall also be the duty of the said wardens and superintendent to procure the taking of a five by seven inch photographic negative showing a full length view of each convict, prisoner or inmate of the penitentiary, men's reformatory, and women's reformatory in his or her release clothing immediately prior to his or her discharge from the institution either upon expiration of sentence or commitment or on parole, and to forward such photographic negative within two days aftre the same is taken to the division of criminal investigation and bureau of identification, Iowa department of public safety."

Senator Fishbaugh offered the following amendment to the amendment and moved its adoption:

Strike the period in line 13, section 1, and insert in lieu thereof the following: "; provided, however, that no fingerprints shall be taken of inmates of said training schools under the age of sixteen years."

The amendment to the amendment was lost.

On motion of Senator Hattery, the amendment was adopted.

Senator Hattery moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 41:

Augustine
Bateson
Bekman
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Fishbaugh
Foster
L

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Leo
Linnevold
Lord
Lynes

Martin
Maytag
McCarville
McMurry
Parker
Prentis
Reilly
Ridout
Risk
Roberts

Sharp
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
West
Whitehead
Zastrow

Nays, 2:

Faul

Miller

Absent or not voting, 7:

Benson Knudson Mercer Myrland Skourup Tudor Watson of Pottawattamie

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

On motion of Senator Faul, Senate File 186, a bill for an act to amend section four hundred twenty-seven point one (427.1), Code 1946, and providing for the procedure to be followed in claiming of exemption from taxation of real estate owned by educational institutions of this state as a part of their endowment fund, was taken up, and considered.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 44:

Augustine
Bateson
Bekman
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh

Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord

Gillespie

Hart

Lynes
Martin
Maytag
McCarville
McMurry
Miller
Parker
Prentis
Reilly
Ridout

Roberts
Sharp
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 6:

Benson Mercer

Foster

Myrland Skourup

Tudor

Risk

Watson of Pottawattamie The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Prentis, House File 426, a bill for an act to allocate funds received from the United States under the act admitting the state of Iowa to the Union, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

The following committee amendment was considered:

Amend House File 426 by striking from line 1 of section 1 the words "accruing to the state of Iowa" and inserting in lieu thereof the following: "accrued or accruing to the state of Iowa on or after January 26, 1949".

The committee amendment was adopted.

Senator Prentis moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 45:

Martin Augustine Gillespie Roberts Sharp Bateson Hart Maytag Van Eaton Bekman Hattery McCarville Henningsen Van Patten McMurry Berg Vittetoe Hultman Miller Byers Colburn Humbert Myrland Walter Watson of Doud Jacobson Parker Dykhouse Knudson Prentis O'Brien West Elthon Reilly Leo Faul Linnevold Ridout Whitehead Fishbaugh Lord Risk Zastrow Foster Lynes

Nays: none.

Absent or not voting, 5:

Benson Skourup Tudor Watson of Mercer Pottawattamie

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

On motion of Senator Prentis, Senate File 489, a bill for an act to make permanent a transfer of funds in Ringgold county from the county general fund to the county hospital fund, was taken up, and considered.

Senator Prentis moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 45:

Augustine Gillespie Martin Roberts Bateson Hart Maytag Sharp Bekman Hattery McCarville Van Eaton Berg Henningsen McMurry Van Patten Byers Hultman Miller Vittetoe Colburn Humbert Myrland Walter Doud Watson of Jacobson Parker Dykhouse O'Brien Knudson Prentis Reilly Elthon Leo West Faul Linnevold Ridout Whitehead Fishbaugh Lord Zastrow Risk Foster Lynes

Navs: none.

Absent or not voting, 5:

Benson Skourup Tudor Watson of Pottawattamie

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

SPECIAL ORDER

Senator Elthon asked and received unanimous consent that House File 406 be made a special order of business for Monday, April 4, at 11:00 a.m.

Senator Lynes took the chair at 11:25 a.m.

THIRD READING OF BILLS

On motion of Senator Bekman, Senate File 446, a bill for an act to fix standards for the admission of children to public school work in the year preceding the first grade and in the first grade, was taken up, and considered.

Senator Elthon asked and received unanimous consent that further action on Senate File 446 be deferred and that the bill retain its place on the calendar.

On motion of Senator McMurry, House File 99, a bill for an act to amend sections four hundred twenty-seven point three (427.3) and four hundred twenty-seven point five (427.5), Code 1946, relating to military service exemptions, was taken up, and considered.

President Evans took the chair at 11:50 a.m.

Jacobson McMurry Ridout Walter Mercer Risk Watson of Leo Linnevold Miller Roberts O'Brien Lord Myrland Sharp West Lynes Parker Whitehead Skourup Maytag **Prentis** Van Patten Zastrow McCarville

Nays, 1: Knudson

Absent or not voting, 9:

Benson Martin Van Eaton Watson of Berg Reilly Vittetoe Pottawattamic Gillespie Tudor

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

Because of personal interest, Senators Berg and Vittetoe declined to vote on House File 406.

Senator Miller asked and received unanimous consent that the following be printed in the Senate Journal:

EXPLANATION OF VOTE

We voted for the above House File 406, because we felt that otherwise the monopoly granted was not justified. We do not believe, however, that any tax supported institution should be engaged in commercial activity. We therefore urge that the Farm Bureau take immediate steps toward severance of commercial activity from extension services.

J. F. MILLER and J. T. DYKHOUSE.

SENATE CALENDAR

Senator Walter moved that all bills on the Senate calendar be referred to the sifting committee, except the following: unfinished business, special orders and Senate File 422, House File 430, House File 316, House File 561, Senate File 446, Senate File 473, House File 224, Senate File 342, House File 419, Senate File 130, Senate File 417 and Senate File 485, a legalizing act.

Senator Walter asked and received unanimous consent to withdraw the motion.

On motion of Senator Elthon, the Senate recessed until 2:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

SENATE CONCURRENT RESOLUTION 17

Senator Berg called up the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 17 By Committee on Military Affairs

Whereas, there is situated in Polk county a property of the federal government known as "Fort Des Moines Army Post" which property was for many years used as a military post of some consequence; and,

Whereas, said military post has been now permanently abandoned and the property, containing numerous buildings, is now controlled by various agencies of the federal government and used for the different purposes of such agencies, and it has come to the attention of the citizens of this state that the federal government desires to dispose of the property; and,

Whereas, Fort Des Moines has been in existence for many years and is closely bound to the history of Iowa, and the conversion of the property to a useful purpose is of primary concern and importance to the people of this state; and,

Whereas, said property was originally given to the federal government by the state of Iowa for use as a military post and the purpose of said grant has now been abrogated, and the state now desires that said property be returned to the state of Iowa and if now so returned it can be used to good advantage by the people of this state;

Now, Therefore, Be It Resolved by the Senate of the Fifty-third General Assembly, the House Concurring: That the Congress of the United States is urgently requested to enact the necessary legislation to return the grounds and buildings of the Fort Des Moines Army Post to the state of Iowa that the same may be put to good and timely use and purposes by this state.

Be It Further Resolved: That copies of this resolution be forwarded to the President and Vice President of the United States, to the Speaker of the House of Representatives, to Senators and Representatives in Congress from Iowa, to the federal housing authority, to the war assets administration and the secretary of defense, and the secretary of the state of Iowa is hereby directed to forward said copies under the seal of his office.

The motion prevailed and the resolution was adopted.

REPORT OF SIFTING COMMITTEE

MR. PRESIDENT: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the calendar:

SIFTING COMMITTEE CALENDAR

S. F. 492

S. F. 499

S. F. 107

S. F. 494

S. F. 82

LEGALIZING ACT CALENDAR

S. F. 487

H. F. 593

S. F. 498

H. F. 567

LEO ELTHON, Chairman.

THIRD READING OF BILLS

On motion of Senator Faul, Senate File 81, a bill for an act to amend section six hundred two point forty-nine (602.49), Code 1946, relating to the salaries of bailiffs and clerks of the municipal court, was taken up, and considered.

Senator Faul offered the following amendment and moved its adoption:

Amend Senate File 81 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Chapter two hundred eighty-five (285), Acts of the Fifty-second General Assembly, is hereby amended as follows:

"By striking from section one (1), line four (4), the word 'twenty-two' and inserting in lieu thereof the word 'twenty-seven'.

"By striking from section one (1), line six (6), the word 'twenty-seven' and inserting in lieu thereof the word 'thirty-two'.

"By striking from section one (1), line eight (8), the word 'thirty-two' and inserting in lieu thereof the word 'thirty-seven'.

"By striking from section one (1), line ten (10), the words 'two thousand' and inserting in lieu thereof the words 'twenty-five hundred'.

"By striking from section one (1), line twelve (12), the word 'twenty-two' and inserting in lieu thereof the word 'twenty-seven'.

"By striking from section one (1), line fourteen (14), the words 'twenty-five hundred' and inserting in lieu thereof the words 'three thousand'.

"Sec. 2. This act being of immediate importance, shall be in full force and effect from and after its publication in the Tripoli Leader, a newspaper published at Tripoli, Iowa, and in the Winnebago-Hancock Summit, a newspaper published at Forest City, Iowa."

Further amend Senate File 81 by correcting the title by striking all after the word "amend" in line 1 thereof and inserting in lieu thereof the following: "chapter two hundred eighty-five (285), Acts of the Fifty-second General Assembly, relating to salaries of municipal court employees."

The amendment was adopted.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 44:

Augustine
Bateson
Bekman
Berg
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord

Lynes
Maytag
McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Ridout
Risk

Roberts
Sharp
Skourup
Van Patten
Vittetoe
Walter
Watson of
O'Brien
West
Whitehead
Zastrow

Foster

Nays: none.

Absent or not voting, 6:

Benson Martin Reilly Tudor Van Eaton

Watson of Pottawattamie

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

CONSIDERATION OF HOUSE FILE 430

Senator Hattery called up House File 430.

On the question "Shall the bill pass?" the vote was:

Ayes, 26:

Bateson Byers Colburn Doud Dykhouse Elthon Gillespie

Hultman Humbert Jacobson Knudson Leo

Hart

Hatterv

Lynes Maytag Mercer Parker Prentis Risk Roberts

Vittetoe Watson of O'Brien West Whitehead Zastrow

Nays, 12:

Augustine Faul Fishbaugh Foster Henningsen Lord McCarville McMurry Miller Myrland Ridout Walter

Absent or not voting, 12:

Bekman Benson Berg Linnevold Martin Reilly Sharp Skourup Tudor Van Eaton Van Patten Watson of Pottawattamie

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

Senator Hattery moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Bekman, Senate File 283, a bill for an act to amend chapter one hundred forty-seven (147), Code 1946, and chapter one hundred fifty-four (154), Code 1946, relating to optometrists, the practice of optometry, and the composition and appointment of the board of optometry examiners, and to provide for penalties, was taken up, and considered.

Senator Bekman asked unanimous consent to withdraw the amendment to Senate File 283 filed by Senators Bekman, Bateson and Parker and found on page 464 of the Senate Journal.

Objection was raised.

Senator Bekman asked and received unanimous consent that further action on Senate File 283 be deferred and that the bill retain its place on the calendar.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 29, 335, 406, 433 and 560.

DON RISK, Chairman Senate Committee.
GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: House Files 29, 335, 406, 433 and 560.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on April 2 the Governor had approved the following bills:

Senate File 363, relating to the reorganization of the state government.

Senate File 470, relating to an appropriation for the office of the board of control.

AMENDMENTS FILED

Amend Senate File 283 by amending the proposed Bekman, Bateson and Parker amendment, filed February 22, 1949, to read as follows:

"Amend Senate File 283, section 4, by striking from line 11 thereof the words 'In addition to the' and by striking the balance of said section.

"Further amend Senate File 283, section 10, by substituting a period (.) for the comma (,) following the word 'own' in line 8 and by striking the remainder of line 8 and all of lines 9, 10 and 11."

GEORGE FAUL.

Amend the Bekman, Bateson and Parker amendment to Senate File 283, filed March 17, 1949, by striking all of lines 1, 2 and 3 of said amendment, and by inserting in lieu thereof the following: "Amend Senate File 283, section 4, by striking from line 11 the words 'In addition to the' and by striking the balance of the section and inserting in lieu thereof the following: 'The board of optometry examiners shall have power to cancel, revoke, or suspend, after a hearing as prescribed in section twelve (12), hereof, the license of any optometrist guilty of unprofessional conduct as in this title defined.'"

GEORGE FAUL.

Amend Senate File 408 by adding to section 1 the following new paragraph:

"The provisions of this act shall not apply to a permit now or hereafter issued under the provisions of sections one hundred twenty-four point fifteen (124.15) to one hundred twenty-four point eighteen (124.18), Code 1946, both inclusive, or to the holder of such a permit."

FRED MAYTAG. GEORGE FAUL. J. F. MILLER.

Amend Senate File 408 by adding to section 1 the following new paragraph:

"The provisions of this act shall not apply to a permit now or hereafter issued under the provisions of section one hundred twenty-four point fourteen (124.14), Code 1946, or to the holder of such a permit."

> FRED MAYTAG. GEORGE FAUL. J. F. MILLER.

Amend Senate File 422 by adding the following as section three: "Sec. 3. Section two hundred eighty-six point seven (286.7), Code 1946, is amended by adding as a new sentence after the period (.) after the word 'reimbursement' in line twenty-nine (29)

the following: 'The necessary expenses incurred by the department of public instruction in the administration of this act may be paid from the appropriation provided therefor.'"

F. E. SHARP.

Amend Senate File 446, section 1, line 2, by striking the word "September" and inserting in lieu thereof the word "November".

Further amend Senate File 446, section 2, line 3, by striking the word "September" and inserting in lieu thereof the word "November".

Further amend Senate File 446, section 3, line 2, by striking the word "September" and inserting in lieu thereof the word "November".

LOYD VAN PATTEN.

Amend Senate File 492 by striking from section 1, lines 1 and 2, the words "and boards of supervisors in areas outside cities and towns".

Further amend Senate File 492, section 1, by striking from line 6 the words "governing their participation in" and substituting in lieu thereof the words "recommending the termination of", and adding after the word "program" in line 6 the words "in their area".

ALDEN L. DOUD.

Amend House File 206 by substituting a semicolon (;) for the period at the end of section 1 and by adding the following: "provided further that any reserves that may be prescribed by the state banking board in excess of those required by section five hundred twenty-eight point sixty-nine (528.69), Code 1946, may be invested in the bonds of the government of the United States of America."

GEORGE FAUL.
JOHN R. HATTERY.

Amend House File 224 by adding a new sentence to section 4 beginning after the period (.) in line five (5) as follows: "The funds made available by this appropriation shall apply for the reimbursement to the several school districts of the state for the school year ending June 30, 1949, and the school year ending June 30, 1950."

COMMITTEE ON SCHOOLS AND EDUCATIONAL INSTITUTIONS. FRED MAYTAG, Chairman.

House File 224 is amended as follows:

- 1. By striking the period (.) in line nine (9), section one (1), and adding thereto the following: "carrying twelve (12) or more semester hours of college work."
 - 2. By striking the period (.) in line nine (9), section

two (2) and adding thereto the following: "carrying twelve (12) or more semester hours of college work."

J. KENDALL LYNES.

Amend House File 224 by adding the following:

Amend section six (6), chapter one hundred fifty-two (152), Acts of the Fifty-second General Assembly, by inserting the following sentence after the period (.) after the word "chapter" in line three (3): "The necessary expenses incurred by the department of public instruction in the administration of this act may be paid from the appropriation therefor."

F. E. SHARP.

Amend House File 561 as passed by the House by striking the word "twenty-five" in line 25, section 4, subsection 1, and inserting in lieu thereof the word "thirty-five."

W. N. SKOURUP.

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Tuesday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, APRIL 5, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend John VanKommer, pastor of the Baptist church, Colfax, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Tudor for the day on request of Senator Jacobson; Senator Benson for the day on request of Senator Reilly.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Elthon, from students and faculty of the college of pharmacy of Iowa University, Iowa City, opposing proposed legislation pertaining to the practice of pharmacy.

By Senator Fishbaugh, from residents of Page county favoring proposed legislation pertaining to the practice of pharmacy.

By Senator Humbert, from residents of Taylor county favoring legislation pertaining to the practice of pharmacy.

By Senator Lord, from residents of Muscatine county favoring proposed legislation pertaining to the practice of pharmacy.

By Senator Van Eaton, from residents of Woodbury county favoring proposed legislation pertaining to the practice of pharmacy.

By Senator Van Patten, from residents of Warren county favoring proposed legislation pertaining to the practice of pharmacy.

INTRODUCTION OF BILLS

Senate File 500, by committee on claims, a bill for an act to make appropriations to certain named persons in settlement of damages sustained by them on account of accidents on primary roads, or on account of collisions with state highway equipment, or on account of acts of commission or omission by the state highway commission or its employees.

Read first and second times and referred to the sifting committee.

Senate File 501, by committee on judiciary 2, a bill for an act to legalize and validate the proceedings of the board of supervisors of Story county, Iowa, in their action of January 15, 1949, in levying taxes upon the assessed value of the taxable property in Story county, Iowa.

Read first and second times and referred to the sifting committee.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 281, a bill for an act relating to salaries of judges of the district court.

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

House Joint Resolution 10, to invite the Midwest Regional Conference of the Council of State Governments to meet in Iowa during the biennium.

A. C. GUSTAFSON, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 281

Amend Senate File 281, section one (1), line five (5), by striking the words "five hundred".

HOUSE MESSAGE CONSIDERED

House Joint Resolution 10, a joint resolution to invite the Midwest Regional Conference of the Council of State Governments to meet in Iowa during the biennium.

Read first and second times and referred to the sifting committee.

HOUSE AMENDMENTS CONSIDERED

Senator Jacobson called up for consideration Senate File 320, a bill for an act amending chapter two hundred forty (240), Laws of the Fifty-second General Assembly, relating to the appointment of county assessors, providing for the appointment of county assessors and providing for the manner of assessment of real and personal property in the state of Iowa, and amending chapter one hundred eighty-three (183), Laws of the Fifty-second General

Assembly, relating to the compensation of assessors and auditors, amended by the House.

On motion of Senator Jacobson, the Senate concurred in House amendments 1, 2, 3, 4, 5, 7 and 8.

On motion of Senator Jacobson, the Senate refused to concur in House amendments 6, 9, 10 and 11.

House amendments to Senate File 320 found on pages 939 to 942, inclusive, of the Senate Journal.

PRESENTATION OF VISITORS

Senator Faul asked and received unanimous consent to present to the Senate twelve members of the 6A class of Kirkwood school who were present in the balcony with their cadet teacher, Miss Holmes.

Senator Faul asked and received unanimous consent to present to the Senate the members of the eighth grade class of Saint Augustin's school who were present in the balcony with their instructor, Sister Claire. Senator Faul also presented to the Senate the spelling champion of the Des Moines schools, Dennis O'Brien, who was present in the visiting group.

Senator Knudson asked and receved unanimous consent to present to the Senate the Honorable W. H. Nicholas of Cerro Gordo county, a former member of the legislature who was present in the Senate chamber.

MOTION TO RECONSIDER

Senator Jacobson moved that the motion to reconsider the vote by which House File 430 passed the Senate be reconsidered, be taken from the table.

On motion of Senator Elthon the Senate recessed until the fall of the gavel.

The Senate reconvened, President Evans presiding.

Senator Jacobson, at the request of Senator Skourup, asked and received unanimous consent to withdraw the motion.

THIRD READING OF BILLS

On motion of Senator Bekman, House File 279, a bill for an act to provide a pension and annuity retirement system for judges of the district court and the supreme court; to provide for the administration of such system; to provide for contributions by such judges and for contributions from the state to raise funds for such system; and to repeal conflicting laws, was taken up, and considered.

Senator Hart took the chair at 11:40 a.m.

On motion of Senator Jacobson, the Senate recessed until 2:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

PRESENTATION OF VISITORS

Senator Faul asked and received unanimous consent to present to the Senate the members of the seventh, eighth and ninth grade classes of the Washington Irving junior high school who were present in the balcony with their instructors, Miss Olson, Miss Risser and Mr. Blackman.

THIRD READING OF BILLS

The Senate resumed consideration of House File 279.

Senator Bekman moved that the bill be read a third time now, which motion prevailed.

Senator Bekman asked and received unanimous consent to withdraw his motion that the bill be read a third time, in order that Senator Walter be permitted to file an amendment.

Senator Walter offered the following amendment and moved its adoption:

Amend the title to House File 279 by striking the words "judges of the district court and the supreme court" in line 2 and inserting in lieu thereof the following: "elective officers".

Further amend the title by striking the word "judges" in line 4 and inserting in lieu thereof the words "elective officers".

Amend section 1, line 2, by striking the word "judicial" and inserting in lieu thereof the following: "state, county, city, town and township officers'".

Further amend section 3, lines 1 and 2, by striking the following: "judge of the district or supreme court" and inserting in lieu thereof the following: "elective officer".

Further amend section 3, line 7, by striking the word "judge" and inserting in lieu thereof the following: "elective officers".

Further amend section 4, line 1, by striking the word "judge" and inserting in lieu thereof the following: "elective officers".

Further amend section 4, line 4, by striking the word "judicial" and inserting the words "state, county, city, town and township".

Further amend section 4, line 6, by striking the word "judge" and inserting in lieu thereof the following: "elective officers".

Further amend section 4, lines 6 and 7, by striking the words "as a judge of a district or supreme court" and inserting in lieu thereof the following: "elective officers".

Further amend section 4, line 9, by striking the words "each judge" and inserting in lieu thereof the following: "each elective officer".

Further amend section 4, line 12, by striking the word "judge" and inserting in lieu thereof the following: "elective officers".

Further amend section 4, lines 16 and 17, by striking the words "The judges of the district and supreme court" and inserting in lieu thereof the following: "The elective officers".

Further amend section 4, line 22, by striking the word "judges" and inserting in lieu thereof the following: "elective officers".

Further amend section 4, line 26, by striking the word "judges" and inserting in lieu thereof the following: "elective officers".

Further amend section 4, line 28, by striking the word "judges" and inserting in lieu thereof the following: "elective officers".

Further amend section 5, line 3, by striking the word "judicial" and inserting in lieu thereof the following: "elective officers".

Further amend section 5, lines 4 and 5, by striking the words "a judge of either or both the district and supreme courts" and inserting in lieu thereof the following: "an elective officer of a state, county, city, town and township".

Further amend section 6, line 2, by striking the word "judge" and inserting in lieu thereof the following: "elective officers".

Further amend section 7, line 1, by striking the word "judge" and inserting in lieu thereof the following: "elective officers".

Further amend section 7, lines 3 and 4, by striking the words "a judge of either or both the district and supreme courts," and inserting in lieu thereof the following: "elective officers of the state, county, city, town and township".

Further amend section 7, lines 4 and 5, by striking the words "a judge of either or both the district and supreme courts," and inserting in lieu thereof the following: "elective officer of the state, county, town and township."

Further amend section 8, lines 2 and 3 by striking the words "judge of the district or supreme court for the credit of the judicial" and inserting in lieu thereof the following: "elective officers of the state, county, city, town and township".

Further amend section 8, line 4, by striking the word "judge" and inserting in lieu thereof the following: "elective officers".

Further amend section 8, line 5, by striking the word "judge" and inserting in lieu thereof the following: "elective officers".

Further amend section 8, lines 5 and 6, by striking the words "a judge of the district and supreme courts" and inserting in lieu thereof the following: "elective officer".

Further amend section 8, line 7, by striking the word "judge" and inserting in lieu thereof the following: "elective officer".

Further amend section 8, lines 8 and 9, by striking the words "a judge of either or both the district and supreme courts".

Further amend section 8, lines 10 and 11, by striking the word "judge" and inserting in lieu thereof the following: "elective officers".

Further amend section 8, line 11, by striking the word "judge" and inserting in lieu thereof the following: "elective officers".

Further amend section 8, lines 12 and 13, by striking the words "a judge of either or both the district and supreme courts," and inserting in lieu thereof the following: "elective officers of the state, county, city, town and township".

Further amend section 11, line 1, by striking the word "judicial" and inserting in lieu thereof the following "elective officers".

Exempt under this amendment all senators, representatives, Governor and Lieutenant Governor.

Senator Jacobson raised a point of order that the amendment was not germane to the bill.

Senator Walter asked unanimous consent to correct the amendment.

Objection was raised.

The Chair ruled the point not well taken.

Senator Maytag moved the previous question on the amendment, which motion prevailed.

The amendment was lost.

Senator Bekman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 34:

Augustine Faul Hultman Martin Bateson Fishbaugh Humbert Maytag Bekman McCarville Gillespie Jacobson Berg Hart Leo McMurry Byers Hattery Linnevold Mercer Doud Parker Henningsen Lord Elthon

Van Eaton Watson of Whitehead Risk Sharp Pottawattamie Zastrow Watson of O'Brien Skourup Nays, 12: Colburn Knudson Myrland Van Patten Prentis Vittetoe Dykhouse Lynes Foster Miller Roberts Walter Absent or not voting, 4: Ridout Tudor Benson Reilly

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

Senator Bekman moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Skourup, Senate File 337, a bill for an act to amend chapter four hundred four (404), Code 1946, relating to powers of cities and towns to levy taxes for off street parking facilities, was taken up, and considered.

Senator Skourup offered the following amendment:

Amend Senate File 337 by striking all after the enacting clause and by substituting in lieu thereof the following:

"Section 1. Amend section four hundred four point five (404.5), Code 1946, by adding thereto the following:

"34. Whenever parking lots shall have been authorized or established as provided in chapter two hundred six (206), Acts of the Fifty-second General Assembly, in lieu of the tax provided for in section five (5) of said act, there may be levied a tax not exceeding one-half (½) mill, the proceeds of which shall be credited to and known as the 'parking lot fund'. Such fund shall be used only to acquire or improve real estate, including the erection or improvement of buildings thereon or for any or all said purposes for the parking of vehicles, and including the payment of bonds and interest thereon issued in anticipation of the collection of such tax. Such fund shall be used to meet maturities of such bonds and interest thereon from year to year, but only to the extent that after the application of all net returns available from the income of said parking lots or parking meters, or both, as specified by law, the same shall be required to meet such maturing bonds or interest thereon.

"Sec. 2. Amend section four hundred eight point ten (408.10), Code 1946, by inserting after the word 'protection' in line ten (10) thereof the following words: 'the parking lot fund'.'

Further amend Senate File 337 by correcting the title by striking all after the word "amend" in line 1 of said title and by inserting in lieu thereof the following: "chapters four hundred four (404) and four undred eight (408), Code 1946, relating to powers of cities and towns

to levy taxes for off street parking facilities and issue bonds in anticipation of such taxes."

Senator Henningsen asked and received unanimous consent that further action on Senate File 337 be deferred and that the bill retain its place on the calendar.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 60, a bill for an act relating to the transportation of school children.

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

Senate File 171, a bill for an act to increase allowances for hospital services.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 199, a bill for an act relating to the sale of cigarettes.

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

Senate File 476, a bill for an act making an additional appropriation for the payment of the cost of printing for the Fifty-third General Assembly.

Also: That the House has concurred in Senate amendments to and passed House File 430, a bill for an act relating to registration of motor vehicles.

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

House File 525, a bill for an act relating to bills which seek to legalize the proceedings of boards of supervisors, boards of school directors and city or town councils.

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

House File 563, a bill for an act relating to labor union membership.

A. C. Gustafson, Chief Clerk.

HOUSE AMENDMENTS TO SENATE FILE 60

Amend the title to Senate File 60 by placing the word "public" immediately before the word "school" in line two (2) thereof.

Further amend Senate File 60, section one (1), lines six (6), eight (8), eighteen (18) and twenty-two (22), by inserting immediately be-

fore the word "school", wherever it appears in said lines, the word "public".

HOUSE AMENDMENT TO SENATE FILE 199

Amend section thirteen (13) of Senate File 199 by filling in the publication clause with the following papers: "The Monitor Coggon, of Coggon, Iowa, and The Clarinda Herald, of Clarinda, Iowa."

HOUSE MESSAGES CONSIDERED

House File 525, a bill for an act relating to bills which seek to legalize the proceedings of boards of supervisors, boards of school directors and city or town councils and warrants or bonds issued or to be issued by said official bodies.

Read first and second times and referred to the sifting committee.

House File 563, a bill for an act to provide for the peaceful settlement of labor disputes, arbitration and to define the duties and authority of the labor commissioner, and to provide for the deduction of labor organization dues or other charges from the compensation of the employee under certain conditions, and to amend chapter two hundred ninety-six of the Acts of the Fifty-second General Assembly of Iowa, relating to labor union membership.

Read first and second times and referred to the sifting committee.

HOUSE AMENDMENTS CONSIDERED

Senator Van Eaton called up for consideration Senate File 199, a bill for an act to prevent unfair trade practices in the sale of cigarettes; to prohibit sales of cigarettes below cost; to protect and stabilize the collections of taxes on the sale of cigarettes and of revenues from the licensing of persons engaged in the sale of cigarettes; to confer powers and duties on the Iowa state tax commission and on persons, as herein defined, engaged in the sale of cigarettes at wholesale or retail; and to provide remedies and imposing penalties for violations thereof, amended by the House, and moved that the Senate concur in the following amendment:

Amend section 13 of Senate File 199 by filling in the publication clause with the following papers: "The Monitor Coggon, of Coggon, Iowa, and The Clarinda Herald, of Clarinda, Iowa."

The Senate concurred in the House amendment.

Senator Van Eaton moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Aves. 26:

Walter Bekman Hultman Reilly Ridout Berg Humbert Watson of Colburn Lord Risk Pottawattamie Elthon Lynes Sharp West Hart McCarville Skourup Whitehead Hattery Van Eaton Zastrow Mercer Henningsen Myrland Van Patten Nays, 10:

Watson of Augustine Fishbaugh McMurry O'Brien Bateson Jacobson Roberts Doud Maytag Vittetoe

Absent or not voting, 14:

Benson Linnevold Parker Foster Prentis Byers Gillespie Martin Dykhouse Knudson Miller Tudor Faul

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

Senator West called up for consideration Senate File 60, a bill for an act relating to the transportation of school children and to amend sections two hundred seventy-nine point nineteen (279.19) and two hundred eighty-two point twelve (282.12). Code 1946. amended by the House, and moved that the Senate concur in the following amendments:

Amend the title to Senate File 60 by placing the word "public" immediately before the word "school" in line 2 thereof.

Further amend Senate File 60, section 1, lines 6, 8, 18 and 22, by inserting immediately before the word "school", wherever it appears in said lines, the word "public".

The Senate concurred in the House amendments.

Senator West moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 37:

Augustine Byers Elthon \mathbf{Hart} Bekman Colburn Foster Hattery Berg Gillespie Dykhouse Henningsen Hultman McMurry Roberts Watson of Humbert Mercer Sharp O'Brien Knudson Miller Skourup Watson of Myrland Van Patten Pottawattamie Leo Linnevold Prentis Vittetoe West Lord Ridout Walter Whitehead Lynes Risk Zastrow

Nays, 3:

Faul McCarville Reilly

Absent or not voting, 10:

Bateson Fishbaugh Maytag Tudor
Benson Jacobson Parker Van Eaton
Doud Martin

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

Senator West moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

THIRD READING OF BILLS

On motion of Senator Bekman, Senate File 446, a bill for an act to fix standards for the admission of children to public school work in the year preceding the first grade and in the first grade, was taken up and considered.

Senator Van Patten asked and received unanimous consent to withdraw the amendment to Senate File 446, filed by him and found on page 934 of the Senate Journal.

Senator Van Patten offered the following amendment and moved its adoption:

Amend Senate File 446, section 1, line 2, by striking the word "September" and inserting in lieu thereof the word "November".

Further amend Senate File 446, section 2, line 3, by striking the word "September" and inserting in lieu thereof the word "November".

Further amend Senate File 446, section 3, line 2, by striking the word "September" and inserting in lieu thereof the word "November".

The amendment was adopted.

Senator Bekman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 82:

Bateson	Hultman	Mercer	Van Patten
Bekman	Jacobson	Miller	Vittetoe
Berg	Knudson	\mathbf{Reilly}	Walter
Colburn	Leo	Ridout	Watson of
Doud	Linnevold	Risk	O'Brien
Elthon	Lord	Sharp	West
Faul	Maytag	Skourup	Whitehead
Hart	McCarville	Van Eaton	Zastrow
Henningsen			

Nays, 14:

Rengon

Augustine	Gillespie	McMurry	Roberts
Dykhouse	Hattery	Myrland	Watson of
Fishbaugh	Humbert	Parker	Pottawattamie
Foster	Lynes	Prentis	

Absent or not voting, 4:

Rvers

	_,			
•				
The bill	having received a	a constitutional	majority was	declared

Martin

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

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 28, 211, 257, 472, 475, 484, 486, 489 and 491; Senate Joint Resolution 7; also, House Files 99, 169, 426 and 430.

DON RISK, Chairman Senate Committee.
GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: Senate Files 28, 211, 257, 472, 475, 484, 486, 489, 491 and Senate Joint Resolution 7; also, House Files 99, 169, 426 and 430.

BILLS SENT TO THE GOVERNOR

Senator Risk, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 5th day of April, 1949, sent to the Governor for his approval: Senate Files 28, 211, 257, 472, 475, 484, 486, 489, 491 and Senate Joint Resolution 7.

Don Risk, Chairman.

Tudor

Passed on file.

PROOF OF PUBLICATION

Published copy of House File 595 and verified proof of publication of said bill in The Davenport Democrat and Leader on March 16, 1949, is on file with the Secretary of the Senate.

W. J. SCARBOROUGH, Secretary of the Senate.

REPORT OF COMMITTEE

Senator Lynes submitted the following report:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 565, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1949, and ending June 30, 1951, to the social welfare department for the purpose of aid to blind fund, aid to dependent children fund, child welfare fund, emergency and old age assistance fund, begs leave to report it has had the same under consideration and recommends the same do pass.

J. KENDALL LYNES, Chairman.

Ordered passed on file.

AMENDMENT FILED

Amend Senate File 500, section 1, by adding line 87 as follows: William Carroll, Ionia, Iowa, H-32-1949, damage to truck, \$56.83.

W. N. SKOURUP.

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Wednesday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, APRIL 6, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend Harry Burns, pastor of the Methodist church, Odebolt, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Benson for the day on request of Senator Foster.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Benson, from residents of Carroll county favoring proposed legislation pertaining to the practice of pharmacy.

By Senator Fishbaugh, from residents of Page county favoring proposed legislation pertaining to the practice of pharmacy.

By Senator Maytag, from one thousand four hundred thirtyseven residents of Jasper county favoring conservation legislation pertaining to artificial lakes and anti-polution bills.

By Senator Miller, from members of the Woman's Relief Corps, Humboldt county, favoring legislation pertaining to the construction of necessary buildings at the Marshalltown Iowa soldiers' home.

By Senator Walter, from residents of Marshall county opposing legislation pertaining to an increase in auto license fees.

INTRODUCTION OF BILLS

Senate File 502, 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 funds for lands and waters development.

Read first and second times and referred to the sifting committee.

Senate File 503, by committee on military affairs, a bill for an

act to amend section thirty-seven point six (37.6), Code 1946, relating to the issuance of bonds for memorial halls and monuments for soldiers, sailors and marines.

Read first and second times and referred to the sifting committee.

PRESENTATION OF VISITORS

Senator Vittetoe asked and received unanimous consent to present to the Senate eleven members of the junior and senior classes of the Gibson high school who were present in the balcony with their superintendent, Mr. P. E. Pyle, and their social science instructor, Mr. Roush.

Senator Faul asked and received unanimous consent to present to the Senate the members of the seventh grade civics class of the Ankeny high school who were present in the balcony with their instructor, Mrs. Stroup.

Senator McCarville on behalf of Senator Benson asked and received unanimous consent to present eighty members of the senior class of the Carroll high school who were present in the balcony with their principal, Mr. G. H. Darling, and their instructors, Mr. Russell Blumeyer, Miss Pringle and Miss Reynolds.

Senator McMurry asked and received unanimous consent to present to the Senate the members of the class in citizenship of the Allerton high school who were present in the balcony with their instructor, Mrs. Eleanor Stabon, and their superintendent, Mr. John H. King, and Mr. Clark Moore.

Senator McCarville asked and received unanimous consent to present to the Senate Mr. W. M. Phares of Fort Dodge who was present in the Senate chamber.

THIRD READING OF BILLS

On motion of Senator Hultman, House File 316, a bill for an act to amend section three hundred nine point eleven (309.11), Code 1946, relating to optional maintenance levies of secondary roads, was taken up, and considered.

Senator Hultman offered the following amendment and moved its adoption:

Amend House File 316 by adding at the end of line 4 the following: "Provided, that no county shall be required, as a condition precedent

to being eligible to receive farm-to-market road funds on an equalization basis, to levy in excess of five mills."

The amendment was adopted.

Senator Skourup moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 42:

Bateson Hart Maytag Bekman Hattery McCarville Berg Henningsen McMurry Byers Hultman Mercer Colburn Humbert Myrland Doud Jacobson Parker Dykhouse Knudson Prentis Elthon . Reilly Leo Faul Linnevold Risk Fishbaugh Lord Sharp Foster Lynes Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West

Nays, 6:

Augustine Miller Gillespie Ridout

Roberts

Zastrow

Whitehead

Absent or not voting, 2:

Benson

Martin

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

BILL WITHDRAWN FROM CONSIDERATION

Senator Van Patten asked and received unanimous consent that Senate File 260 be withdrawn from further consideration of the Senate.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has receded from its amendments 6, 9, 10 and 11, and passed Senate File 320, a bill for an act relating to county assessors.

Also: That the House has indefinitely postponed the following bill in which the concurrence of the House was asked:

Senate File 125, a bill for an act relating to the investment of funds by fiduciaries.

A. C. GUSTAFSON, Chief Clerk.

HOUSE MESSAGE CONSIDERED

On motion of Senator Jacobson, Senate File 320, a bill for an act amending chapter two hundred forty (240), Laws of the Fifty-second General Assembly, relating to the appointment of county assessors, providing for the appointment of county assessors and providing for the manner of assessment of real and personal property in the state of Iowa, and amending chapter one hundred eighty-three (183), Laws of the Fifty-second General Assembly, relating to the compensation of assessors and auditors, was taken up for further consideration.

Senator Jacobson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 46:

Augustine
Bateson
Bekman
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes

Maytag McCarville McMurry Mercer Myrland Parker Prentis Reilly Ridout Risk Roberts Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
Whitehead
Zastrow

Nays, 1:

West

Absent or not voting, 3:

Benson

Martin

Miller

Sharp

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

ADDITIONAL COPIES

Senator Faul asked and received unanimous consent to have 1,500 copies of Senate File 320 as passed by the Senate and the House printed.

THIRD READING OF BILLS

On motion of Senator Hultman, House File 561, a bill for an act to amend chapter three hundred twenty-one (321), Code 1946,

relating to registration fees for trucks, truck tractors, road tractors, semitrailers and trailers, was taken up, and considered.

Senator Faul took the chair at 10:40 a.m.

Senator Lynes asked and received unanimous consent to withdraw the amendment filed by Senators Lynes and Van Eaton to House File 561 and found on page 934 of the Senate Journal.

Senator Hattery asked and received unanimous consent to withdraw the amendment filed by Hattery, et al., to House File 561 and found on page 924 of the Senate Journal.

Senator Lynes asked and received unanimous consent to withdraw the amendment filed by Senators Lynes and Van Eaton and found on page 924 of the Senate Journal.

Senator Hattery offered the following amendment by Senators Hattery, Hultman, Dykhouse and Watson of O'Brien and moved its adoption:

Amend House File 561 by striking section five and substituting in lieu thereof the following:

"Sec. 5. A tolerance above the maximum legal weight of any axle or vehicle or combination of vehicles may be allowed as follows:

"Three per cent on any axle, including tandem axles.

"Eight per cent of the gross weight on any particular group of axles.
"Eight per cent on the total gross weight of a vehicle or combination of vehicles."

The amendment was adopted.

Senator Lynes offered the following amendment by Senators Lynes and Van Eaton and moved its adoption:

Amend House File 561 by adding to section 5 the following:

"The weight on any one 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."

The amendment was adopted.

Senator Hattery offered the following amendment by Senators Hattery, Hultman, Dykhouse and Watson of O'Brien and moved its adoption:

Amend House File 561 by adding thereto the following new section:

"Amend section three (3) of chapter one hundred seventy-seven (177), Acts of the Fifty-second General Assembly, by striking from line four (4) the word 'forty-five' and inserting in lieu thereof the word 'fifty'."

Also amend the title of House File 561 by inserting after the word "trailers" and preceding the period (.) at the end of said title the following: ", and to amend section three (3) of chapter one hundred seventyseven (177), Acts of the Fifty-second General Assembly, relating to the speed of trucks".

Senator Jacobson raised the point of order that the amendment was not germane to the bill.

Senator Elthon moved that the Senate stand at ease until the fall of the gavel, which motion prevailed.

The Senate reconvened, Senator Faul presiding.

The Chair ruled the point of order not well taken and announced the adoption of the amendment by Senators Hattery, et al.

Senator Hattery asked and received unanimous consent to withdraw the amendment filed by Senators Hattery, et al., and found on page 887 of the Senate Journal.

Senator Skourup offered the following amendment and moved its adoption:

Amend House File 561 as passed by the House by striking the word "twenty-five" in line 25, section 4, subsection 1, and inserting in lieu thereof the word "thirty-five."

The amendment was lost.

Senator Hattery moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 44:

Augustine Gillespie Maytag Skourup Bateson Hart McCarville Tudor Bekman Hattery McMurry Van Eaton Van Patten Berg Henningsen Mercer Byers Hultman Myrland Vittetoe Colburn Humbert Parker Watson of Doud Jacobson Prentis O'Brien Knudson Watson of Dykhouse Reilly Risk Elthon Leo **Pottawattamie** Linnevold Roberts Faul Whitehead Fishbaugh Lord Sharp Zastrow Foster Lynes Nays, 3:

Miller Ridout Walter

Absent or not voting, 3:

Benson Martin West The bill having received a constitutional majority was declared to have passed the Senate and the title as amended was agreed to.

Senator Hattery moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Elthon, the Senate recessed until 1:30 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

PRESENTATION OF VISITORS

Senator McCarville asked and received unanimous consent to present to the Senate sixteen students of the Duncombe school who were present in the balcony with their superintendent, Mr. George Dana, and the president of the school board, Mr. Rudolf Moenck.

Senator McCarville asked and received unanimous consent to present to the Senate the members of the senior class of the Callender independent school who were present in the Senate chamber with their superintendent, Mr. E. L. Hodgen.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

House File 210, a bill for an act regarding the tax levied and imposed on butterfat.

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

Senate Concurrent Resolution 17, relating to the grounds and buildings of the Fort Des Moines Army Post.

A. C. Gustafson, Chief Clerk.

HOUSE MESSAGE CONSIDERED

House File 210, a bill for an act to amend chapter one hundred seventy-nine (179), Code 1946, in regard to the tax levied and imposed on butterfat sold during the month of June.

Read first and second times and referred to the sifting committee.

THIRD READING OF BILLS

On motion of Senator Lynes, House File 224, a bill for an act to amend chapter one hundred fifty-two (152), Acts of the Fifty-second General Assembly, providing for the use of state funds to supplement funds of school districts and for the assistance of public school districts of the state in financing their activities under the title of general school aid and to make an appropriation for state aid provided for in this act, with report of committee without recommendation, was taken up, considered, and the report of the committee adopted.

Senator Colburn called up the amendment to House File 224 filed by the committee on ways and means and found on pages 921 to 924, inclusive, of the Senate Journal.

Senator Hart took the chair at 2:35 p.m.

Senator Whitehead moved the previous question on the amendment, which motion prevailed.

Senator Colburn moved the adoption of the amendment.

Roll call was demanded.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 19:

Augustine	Dykhouse	McCarville	Roberts
Bateson	Faul	McMurry	Skourup
Berg	Fishbaugh	Miller	Vittetoe
Colburn	Foster	Parker	Walter
Doud	Lord	Prentis	

Nays, 30:

Bekman	Humbert	Mercer	Van Patten
Byers	Jacobson	Myrland	Watson of
Elthon	Knudson	Reilly	O'Brien
Gillespie	Leo	Ridout	Watson of
Hart	Linnevold	Risk	Pottawattamie
Hattery	Lynes	Sharp	West
Henningsen	Martin	Tudor	Whitehead
Hultman	Maytag	Van Eaton	Zastrow

Absent or not voting, 1:

Benson

The committee amendment was lost.

Senator Maytag offered the following amendment by the committee on schools and educational institutions:

Amend House File 224 by adding a new sentence to section 4 beginning after the period (.) in line five (5) as follows: "The funds made

available by this appropriation shall apply for the reimbursement to the several school districts of the state for the school year ending June 30, 1949, and the school year ending June 30, 1950."

Senator Maytag offered the following amendment to the committee amendment and moved its adoption:

Amend the amendment by inserting after the word "state" in line 6 the following: "based on average daily attendance".

The amendment to the amendment was adopted.

On motion of Senator Maytag the committee amendment as amended was adopted.

Senator Sharp offered the following amendment and moved its adoption:

Amend House File 224 by adding the following:

Amend section six (6), chapter one hundred fifty-two (152), Acts of the Fifty-second General Assembly, by inserting the following sentence after the period (.) after the word "chapter" in line three (3): "The necessary expenses incurred by the department of public instruction in the administration of this act may be paid from the appropriation therefor."

The amendment was adopted.

Senator Lynes offered the following amendment and moved its adoption:

House File 224 is amended as follows:

- 1. By striking the period (.) in line nine (9), section one (1), and adding thereto the following: "carrying twelve (12) or more semester hours of college work."
- 2. By striking the period (.) in line nine (9), section two (2) and adding thereto the following: "carrying twelve (12) or more semester hours of college work."

The amendment was adopted.

Senator Doud offered the following amendment by Senators Doud, McMurry, Ridout, Hattery, Colburn, Miller, Parker, Tudor, Humbert, Skourup, Leo, Vittetoe, West, Dykhouse, Knudson, Myrland, and Augustine, and moved its adoption:

Amend House File 224 by striking from line 7 of section 5 the words "one-half or more of".

The amendment was adopted.

Senator Lynes moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine
Bateson
Bekman
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Foster
Gillespie

Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes
Martin

McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp Skourup Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Zastrow

Nays: none.

Absent or not voting, 2:

Benson

Hart

Fishbaugh

Maytag

McCarville

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

Senator Lynes moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

President Evans took the chair at 4:10 p.m.

On motion of Senator Lynes, House File 419, a bill for an act to amend section four hundred twenty-six point one (426.1), Code 1946, relating to the appropriation for agricultural land tax credit, with report of committee without recommendation, was taken up considered, and the report of the committee adopted.

Senator Lynes moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 45:

Augustine
Bateson
Bekman
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Foster
Gillespie

Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Leo
Linnevold
Lord
Lynes
Martin
Maytag

McCarville
McMurry
Mercer
Myrland
Parker
Prentis
Reilly
Risk
Roberts
Sharp
Skourup
Tudor

Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays, 2:

Fishbaugh

Miller

Absent or not voting, 3:

Benson

Knudson

Ridout

The bill having received a constitutional and two-thirds majority was declared to have passed the Senate and the title was agreed to.

Senator Lynes moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

PROOF OF PUBLICATION

Published copy of Senate File 485 and verified proof of publication of said bill in the Bellevue Leader and the Bellevue Herald on March 31, 1949, is on file with the Secretary of the Senate.

W. J. SCARBOROUGH, Secretary of the Senate.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate File 199.

DON RISK, Chairman Senate Committee. GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILL SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: Senate File 199.

BILL SENT TO THE GOVERNOR

Senator Risk, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 6th day of April, 1949, sent to the Governor for his approval: Senate File 199.

DON RISK, Chairman.

Passed on file.

AMENDMENTS FILED

Amend the proposed Skourup amendment to Senate File 337 by striking from lines 7 and 8 of section 1 the words "in lieu of the tax provided for in section five (5) of said act" and by inserting in lieu thereof the words "in lieu of the tax provided for in section three hundred ninety point two (390.2), Code 1946".

GEORGE FAUL

Amend Senate File 417 as follows:

- 1. Insert in section 1 a new subsection following subsection 5 as follows:
- "(6). In any district where transportation is required by law and there is no available school transportation service and transportation by parents is neither feasible nor practicable, parents shall be reimbursed forty dollars (\$40) per pupil per year for costs incurred for board and room in lieu of transportation for pupils attending the designated public school. Such arrangements shall be made only with approval of the county board of education."
- 2. Amend section one (1) by renumbering subsection six (6) "subsection seven (7)" and renumbering all subsequent subsections.
- 3. Amend section two (2), subsection twelve (12), by striking the word "transportation" in line thirty (30).

WM. LINNEVOLD.

Amend House File 565 by adding a new section three (3) as follows:

"Sec. 3. Insofar as each such fund permits during the biennium beginning July 1, 1949, and ending June 30, 1951, the social welfare department from each of said state funds shall, relative to the cost of living, maintain the average payment per beneficiary, which prevailed during the period from October 1, 1948, to April 1, 1949."

Further amend House File 565 by striking everything after the period in line 17 except the figures "\$5,175,000,000".

JOHN P. BERG. X. T. PRENTIS.

On motion of Senator Faul, the Senate adjourned until 10:00 a.m., Thursday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, APRIL 7, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend E. C. Allen, pastor of the Methodist church, Nashua, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Benson for the day on account of illness on request of Senator Henningsen.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Henningsen, telegrams and communications from residents of Clinton county favoring the repeal of the basic science law; also, telegrams and communications from residents of Clinton county favoring legislation pertaining to state aid to schools; also, favoring proposed legislation pertaining to old age and survivor's insurance for certain public employees.

By Senator Mercer, from students and faculty members of the State University of Iowa, college of pharmacy, opposing legislation pertaining to the practice of pharmacy.

By Senator Maytag, from two hundred fifteen residents of Jasper and Poweshiek counties favoring conservation legislation pertaining to artificial lakes and anti-polution bills.

By Senator Zastrow, from members of the Charles City Women's Club, Floyd county, favoring passage of House Concurrent Resolution 18 pertaining to world government.

INTRODUCTION OF BILLS

Senate File 504, by committee on board of control, a bill for an act to amend section two hundred forty-four point ten (244.10), Code 1946, relating to the placing of children in foster homes and to provide an appropriation therefor.

Read first and second times and referred to the sifting committee.

Senate File 505, by committee on board of control, a bill for an act to amend chapter two hundred forty-two (242); chapter two hundred forty-four (244) and section two hundred forty-six point fifteen (246.15), Code 1946, relating to authority of the board of control to transfer inmates and wards from the institutions in which they are confined to state hospitals for the insane or other institutions rendering like services for appropriate observation, treatment and care and limiting the time of their confinement in such other institutions.

Read first and second times and referred to the sifting committee.

Senate File 506, by committee on motor vehicles, a bill for an act relating to the exemption from the payment of fees provided for in chapter three hundred twenty-one (321), Code 1946, for vehicles owned by the American Red Cross.

Read first and second times and referred to the sifting committee.

Senate File 507, by committee on judiciary 2, a bill for an act to amend section two hundred seventeen point one (217.1), Code 1946, relating to the appointment of members of the board of control of state institutions.

Read first and second times and referred to the sifting committee.

Senate File 508, by committee on judiciary 2, a bill for an act to legalize the appointments of certain public officials by the Governor of Iowa which have been confirmed by the Senate.

Read first and second times and referred to the sifting committee.

Senate File 509, by committee on judiciary 1, a bill for an act relating to the auditing of state income tax returns and refunds thereon and to amend sections four hundred twenty-two point twenty-five (422.25) and four hundred twenty-two point sixty-six (422.66), Code 1946.

Read first and second times and referred to the sifting committee.

Senate Joint Resolution 10, by committee on compensation of public officers and employees, a joint resolution proposing amendments to section twenty-five (25) of Article III and section fifteen (15) of Article IV of the constitution of the state of Iowa, relating to compensation and mileage of members of the General Assembly and the Lieutenant Governor.

Read first and second times and referred to the sifting committee.

Senate File 510, by committee on claims, a bill for an act to make appropriations to certain named persons in settlement of claims made against the state of Iowa.

Read first and second times and referred to the sifting committee.

Senate File 511, by committee on claims, a bill for an act to make appropriations to certain named persons in settlement of claims against the state of Iowa.

Read first and second times and referred to the sifting committee.

PRESENTATION OF VISITORS

Senator Knudson asked and received unanimous consent to present to the Senate the daughter of a former member of this Senate, governor of the state and member of the United States Senate, Miss Mary Wilson, a student in political science of Wellesley college, Boston, Massachusetts, who was present in the Senate chamber.

Senator Vittetoe asked and received unanimous consent to present to the Senate seventy members of the American government class of Grinnell college who were present in the balcony with their professor, Mr. Donald Wilhelm, and the head of the government department, Dr. Joseph M. Dunner.

Senator Byers asked and received unanimous consent to present to the Senate the members of the American government class of Cornell college who were present in the balcony with their instructor, Professor H. W. Ward.

Senator Faul asked and received unanimous consent to present to the Senate thirty-nine members of the 6A class of the Kirkwood school who were present in the balcony with their cadet teacher, Miss Holmes, of Drake University.

Senator Whitehead asked and received unanimous consent to present to the Senate twenty-three members of the junior and senior classes of the Dawson high school who were present in the balcony with their instructor, Mr. Carl Totman.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has amended and passed the following bill in which the concurrence of the Senate is asked:

Senate File 9, a bill for an act relating to parking meter revenues.

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

Senate File 163, a bill for an act relating to the change of boundaries of school districts in certain instances.

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

Senate File 467, a bill for an act relating to interstate bridges across the Mississippi river.

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

House File 158, a bill for an act relating to compensation of municipal court reporters.

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

House File 408, a bill for an act relating to the bus speed limits.

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

House File 460, a bill for an act relating to continuance of musical education for public school students during vacation periods and to municipal bands.

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

House File 464, a bill for an act relating to memorial halls and monuments for soldiers, sailors and marines.

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

House File 579, a bill for an act to provide for the termination of contracts for the construction of public improvements.

A. C. GUSTAFSON, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 9

Amend section 2, line 3, by striking the word "lessor" and inserting in lieu thereof the word "lessee".

HOUSE MESSAGES CONSIDERED

House File 158, a bill for an act to further amend section six hundred two point forty-six (602.46), Code 1946, as amended by

chapter two hundred eighty-four (284), Acts of the Fifty-second General Assembly, relating to compensation of municipal court reporters.

Read first and second times and referred to the sifting committee.

House File 408, a bill for an act to amend section three hundred twenty-one point two hundred eighty-seven (321.287), Code 1946, relating to the bus speed limits.

Read first and second times and referred to the sifting committee.

House File 460, a bill for an act to amend chapter three hundred seventy-five (375), Code 1946, relating to continuance of musical education for public school students during vacation periods and to municipal bands.

Read first and second times and referred to the sifting committee.

House File 464, a bill for an act to amend chapter thirty-seven (37), Code 1946, relating to memorial halls and monuments for soldiers, sailors and marines.

Read first and second times and referred to the sifting committee.

House File 579, a bill for an act to provide for the termination of contracts for the construction of public improvements because of national emergencies which cause a stoppage of construction or work thereon, and to prescribe procedures, the adjustment and payment of compensation, and to provide a method for settlement of disputes in connection therewith.

Read first and second times and referred to the sifting committee.

HOUSE AMENDMENT CONSIDERED

Senator Skourup called up for consideration Senate File 9, a bill for an act to repeal section three (3) of chapter two hundred six (206), Acts of the Fifty-second General Assembly, and to enact a substitute in lieu thereof, relating to parking meter revenues and the collection and allocation thereof, amended by the House, and moved that the Senate concur in the following amendment:

Amend section 2, line 3, by striking the word "lessor" and inserting in lieu thereof the word "lessee".

The Senate concurred in the House amendment.

Senator Skourup moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Hattery McMurry Bateson Henningsen Mercer Bekman Hultman Miller Berg Humbert Myrland Byers Jacobson Parker Colburn Knudson Prentis Doud Reilly Leo Dykhouse Linnevold Ridout Elthon Lord Risk Faul Lynes Roberts Foster Maytag Sharp McCarville Gillespie Skourup Hart

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 3:

Benson Fishbaugh Martin

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

ADDITIONAL COPIES

Senator Skourup asked and received unanimous consent to have 500 copies of Senate File 9 as passed by the House and Senate printed.

UNFINISHED BUSINESS

On motion of Senator Skourup, Senate File 337, a bill for an act to amend chapter four hundred four (404), Code 1946, relating to powers of cities and towns to levy taxes for off street parking facilities, was taken up for further consideration.

Senator Skourup called up his amendment to Senate File 337 filed by him and found on page 958 of the Senate Journal.

Senator Faul offered the following amendment to the amendment and moved its adoption:

Amend the proposed Skourup amendment to Senate File 337 by striking from lines 7 and 8 of section 1 the words "in lieu of the tax provided for in section five (5) of said act" and by inserting in lieu thereof the words "in lieu of the tax provided for in section three hundred ninety point two (390.2), Code 1946".

The amendment to the amendment was adopted.

The amendment as amended was adopted.

Senator Skourup moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Hart Bateson Hattery Bekman Hultman Berg Humbert Byers Jacobson Colburn Knudson Doud Leo Linnevold Dykhouse Elthon Lord Faul Lynes Fishbaugh Maytag McCarville Foster Gillespie

McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp
Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Zastrow

Nays: none.

Absent or not voting, 3:

Benson

Henningsen

Martin

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

ADDITIONAL COPIES

Senator Skourup asked and received unanimous consent to have 500 additional copies of Senate File 337 as passed by the Senate printed.

BILLS WITHDRAWN FROM CONSIDERATION

Senator Skourup asked and received unanimous consent that Senate File 338 be withdrawn from further consideration of the Senate.

Senator Colburn asked and received unanimous consent that Senate File 342 be withdrawn from further consideration of the Senate.

THIRD READING OF BILLS

On motion of Senator Doud, Senate File 422, a bill for an act to amend section two hundred eighty-six point four (286.4), Code

1946, and section two hundred eighty-six point five (286.5), Code 1946, relating to supplementary aid to school districts, was taken up, and considered.

Senator Faul took the chair at 10:40 a.m.

Senator Sharp offered the following amendment and moved its adoption:

Amend Senate File 422 by adding the following as section three:

"Sec. 3. Section two hundred eighty-six point seven (286.7), Code 1946, is amended by adding as a new sentence after the period (.) after the word 'reimbursement' in line twenty-nine (29) the following: 'The necessary expenses incurred by the department of public instruction in the administration of this act may be paid from the appropriation provided therefor.'"

The amendment was adopted.

Senator Doud offered the following amendment and moved its adoption:

Amend Senate File 422 by adding the following:

Sec. 3. Section twenty-four point three (24.3), subsection three (3), Code 1946, is hereby amended by inserting the following: "In estimating proposed expenditures for all school purposes, said proposed expenditures shall not exceed the limitations provided for in section two hundred ninety-eight point one (298.1), Code 1946, as amended."

Further amend Senate File 422 by inserting before the word "Code" in line 3 of the title the words "and section twenty-four point three (24.3)," and by striking from said line the word "supplementary"; also by adding after the word "districts" in line 4 the words "and preparation of school budgets."

The amendment was adopted.

Senator Sharp offered the following amendment and moved its adoption:

Amend the title of Senate File 422 by inserting after the comma following the figure "1946" in line 3 the following: "and section two hundred eighty-six point seven (286.7), Code 1946,".

The amendment was adopted.

Senator Doud moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Berg Bateson Byers Bekman Colburn

Doud Dykhouse Elthon Faul Fishbaugh Foster Gillespie
Hart
Hattery
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord

Lynes
Martin
Maytag
McCarville
McMurry
Mercer
Miller
Myrland
Parker

Prentis
Reilly
Ridout
Risk
Roberts
Sharp
Skourup
Tudor
Van Eaton

Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie Whitehead Zastrow

Nays, 1:

West

Absent or not voting, 2:

Benson

Henningsen

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

Senator Doud moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Bateson, Senate File 130, a bill for an act to allow sick leave for all public school employees, to specify a definite minimum allowance and to provide for an accumulation of unused time within a school district, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Prentis offered the following amendment by Senators Prentis, Fishbaugh, West and Foster and moved its adoption:

Amend Senate File 130 by striking from line 12, section 1, the word "may" where it first appears and inserting in lieu thereof the word "shall".

The amendment was adopted.

Senator Bateson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Augustine
Bateson
Bekman
Berg
Byers
Colburn
Doud
Dykhouse

Elthon
Faul
Fishbaugh
Foster
Gillespie
Hart
Hattery
Henningsen

Hultman Humbert Jacobson Knudson Leo Linnevold Lord Lvnes Martin Maytag McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp Skourup Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of West Whitehead Zastrow

Watson of Pottawattamie

Nays: none.

Absent or not voting, 1:

Benson

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

Senator Bateson moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

Senator Bateson asked and received unanimous consent that Senate File 130 be immediately messaged to the House, which request was complied with.

On motion of Senator Lynes, House File 565, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1949, and ending June 30, 1951, to the social welfare department for the purpose of aid to blind fund, aid to dependent children fund, child welfare fund, emergency relief fund and the old age assistance fund, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Berg offered the following amendment by Senators Berg and Prentis:

Amend House File 565 by adding a new section three (3) as follows: "Sec. 3. Insofar as each such fund permits during the biennium beginning July 1, 1949, and ending June 30, 1951, the social welfare department from each of said state funds shall, relative to the cost of living, maintain the average payment per beneficiary, which prevailed during the period from October 1, 1948, to April 1, 1949."

Further amend House File 565 by striking everything after the period in line 17 except the figures "\$5,175,000,000".

Senator Berg offered the following amendment to the amendment and moved its adoption:

Amend by striking from line 10 the figures "\$5,175,000,000" and inserting in lieu thereof the figures "\$5,175,000".

The amendment to the amendment was adopted.

President Evans took the chair at 11:25 a.m.

On motion of Senator Elthon, the Senate resolved itself into executive session.

EXECUTIVE SESSION

The Senate in executive session confirmed the following appointments:

The appointment of V. B. Hamilton of Hampton, Franklin county, for the appointment as member of the state board of education for the regular term beginning July 1, 1949.

The appointment of A. A. Coburn, Cherokee, Cherokee county, for the appointment as member of the liquor control commission for the regular term beginning July 1, 1949.

The appointment of Warren Wells, of Council Bluffs, Pottawattamie county, for the appointment as member of the Iowa state tax commission for the unexpired term ending July 30, 1953.

The Senate arose from executive session, and resumed regular session.

On motion of Senator Elthon, the Senate recessed until 1:45 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

The Senate resumed consideration of House File 565.

Senator Sharp offered the following amendment to the amendment by Senators Knudson and Sharp and moved its adoption:

Amend the amendment by striking after the comma following the word "shall" the following: "relative to the cost of living, maintain" and inserting in lieu thereof the words "not exceed".

The amendment to the amendment was adopted.

Senator Prentis asked and received unanimous consent that the amendment by Senators Berg and Prentis as amended be acted upon in paragraphs.

Senator Prentis moved the adoption of the first paragraph of the amendment.

Roll call was demanded.

On the question "Shall the first paragraph of the amendment be adopted?" the vote was:.

Ayes, 9:			
Fishbaugh Foster Knudson	Mercer Parker Prentis	Vittetoe Watson of Pottawattamie	Zastrow
Nays, 36:			
Augustine Bateson Bekman Berg Byers Colburn Doud Dykhouse Faul Gillespie	Hart Hattery Henningsen Hultman Humbert Jacobson Leo Linnevold Lord	McCarville McMurry Miller Myrland Reilly Ridout Risk Roberts Sharp	Skourup Tudor Van Eaton Van Patten Walter Watson of O'Brien West Whitehead
Absent or	not voting, 5:	•	
Benson	Lynes	Martin	Maytag

The first paragraph of the amendment was lost.

On motion of Senator Prentis the second paragraph of the amendment was adopted.

Senator Berg moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 49:

Elthon

Augustine	Hart	McCarville	Tudor
Bateson	Hattery	McMurry	Van Eaton
Bekman	Henningsen	Mercer	Van Patten
Berg	Hultman	Miller	Vittetoe
Byers	Humbert	Myrland	Walter
Colburn	Jacobson	Parker	Watson of
Doud	Knudson	Prentis	O'Brien
Dykhouse	Leo	Reilly	Watson of
Elthon	Linnevold	Ridout	Pottawattamie
Faul	Lord	Risk	West
Fishbaugh	Lynes	Roberts	Whitehead
Foster	Martin	Sharp	Zastrow
Gillespie	Maytag	Skourup	

Nays: none.

Absent or not voting, 1:

Benson

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

Senator Berg moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

Senator Berg asked and received unanimous consent that the bill be immediately messaged to the House, which request was complied with.

On motion of Senator Maytag, Senate File 417, by committee on schools and educational institutions, a bill for an act to amend chapters two hundred eighty-five (285), two hundred seventy-six (276), two hundred seventy-nine (279), and two hundred eighty-two (282), Code 1946, relating to schools and transportation of pupils who attend public school and the funds provided therefor, was taken up, and considered.

Senator Zastrow took the chair at 2:40 p.m.

Senator Doud called up the amendments to Senate File 417 filed by him and found on page 672 of the Senate Journal, also the amendment to an amendment filed by him and found on page 814 of the Senate Journal and moved the adoption of the amendment to the amendment.

The amendment to the amendment was adopted.

The amendment as amended was adopted.

On motion of Senator Doud the amendments above referred to were adopted.

Senator Doud called up the amendment to Senate File 417 filed by him and found on page 813 of the Senate Journal and moved its adoption, which motion prevailed, and the amendment was adopted.

President Evans took the chair at 3:15 p.m.

Senator Linnevold offered the following amendment and moved its adoption:

Amend Senate File 417 as follows:

- 1. Insert in section 1 a new subsection following subsection 5 as follows:
- "(6). In any district where transportation is required by law and there is no available school transportation service and transportation by parents is neither feasible nor practicable, parents shall be reimbursed forty dollars (\$40) per pupil per year for costs incurred for board and

room in lieu of transportation for pupils attending the designated public school. Such arrangements shall be made only with approval of the county board of education."

- 2. Amend section one (1) by renumbering subsection six (6) "subsection seven (7)" and renumbering all subsequent subsections.
- 3. Amend section two (2), subsection twelve (12), by striking the word "transportation" in line thirty (30).

The amendment was lost.

Senator Doud moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Δ	ves.	42	

Ayes, 45:			
Augustine	Foster	Lord	Sharp
Bateson	Gillespie	Lynes	Skourup
Bekman	Hart	Maytag	Tudor
Berg	Hattery	McMurry	Van Eaton
Byers	Henningsen	Mercer	Vittetoe
Colburn	Hultman	Miller	Walter
Doud	Humbert	Myrland	Watson of
Dykhouse	Jacobson	Parker	O'Brien
Elthon	Knuds o n	Prentis	West
Faul	Leo	Risk	Whitehead
Fishbaugh	Linnevold .	Roberts	Zastrow
Nays, 5:			

McCarville Ridout Reilly Van Patten Watson of Pottawattamie

Absent or not voting, 2: Benson Martin

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

Senator Doud moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

PRESENTATION OF VISITORS

Senator Walter asked and received unanimous consent to present to the Senate the son of Senator Knudson, Robert L. Knudson, and Miss Genueva Cowden who were present in the Senate chamber.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has amended and passed the following bill in which the concur-

rence of the House was asked:

Senate File 446, a bill for an act to fix standards for the admission of children to public school work.

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

House File 218, a bill for an act relating to old age and survivor's insurance of certain public employees.

Also: That the House has concurred in Senate amendments to and passed House File 316, a bill for an act relating to optional maintenance levies of secondary roads.

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

House File 318, a bill for an act relating to the pledge of maintenance funds for secondary roads.

Also: That the House has concurred in Senate amendments to and passed House File 561, a bill for an act relating to registration fees for trucks, truck tractors, road tractors, semitrailers and trailers.

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

House File 570, a bill for an act relating to the powers of boards of supervisors in relation to vacating roads.

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

House File 597, a bill for an act relating to the placing of children in foster homes and to provide an appropriation therefor.

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

House Concurrent Resolution 19, providing for the extending of an invitation to Mr. Carl H. Wilken to address a joint convention of the Fifty-third General Assembly on Tuesday, April 12.

A. C. GUSTAFSON, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 446

Amend section 3 by striking the word "and" in line 6 thereof and inserting in lieu thereof the word "or".

Further amend said bill by adding thereto the following as a new section:

Sec. 4. Nothing in this act shall prohibit a school board from requiring the attainment of a greater age than the age requirements herein set forth.

HOUSE CONCURRENT RESOLUTION 19

Whereas, the state of Iowa is an agricultural state; and,

Whereas, many members of the House and the Senate raise agricultural products; and,

Whereas, it is felt that Mr. Carl H. Wilken, economic analyst and advisor on agriculture, has a message of importance for all the members of the Fifty-third General Assembly;

Now, Therefore, Be It Resolved by the House, the Senate Concurring: That a joint convention of the two houses be held at eleven a.m., April 12, 1949, in the House of Representatives of the Fifty-third General Assembly; and that Mr. Carl H. Wilken, of Washington, D. C., economic analyst and advisor to the forty-eight state secretaries of agriculture, be invited to address the joint session.

HOUSE MESSAGES CONSIDERED

House File 218, a bill for an act to amend the law as it appears in chapter ninety-seven (97), Code 1946, and chapter seventy-six (76), Acts of the Fifty-second General Assembly, relating to old age and survivor's insurance of certain public employees and regulating the collections of contributions to said system and the payments of benefits thereunder.

Read first and second times and referred to the sifting committee.

House File 318, a bill for an act to amend section three hundred nine point thirteen (309.13), Code 1946, relating to the pledge of maintenance funds for secondary roads.

Read first and second times and referred to the sifting committee.

House File 570, a bill for an act relating to the powers of boards of supervisors in relation to vacating roads.

Read first and second times and referred to the sifting committee.

House File 597, a bill for an act to amend section two hundred forty-four point ten (244.10), Code 1946, relating to the placing of children in foster homes and to provide an appropriation therefor.

Read first and second times and referred to the sifting committee.

SENATE CONCURRENT RESOLUTION 18

By Claims Committee

Whereas, doubt has arisen under provisions of section twenty-five point seven (25.7), Code 1946, that submission of claims to the joint claims committee of the Senate and House and rejection by said committee constitutes final action thereon by the General Assembly as provided in said section; and,

Whereas, certain claims rejected by previous joint claims committees are sometimes reprocessed by the state appeal board for recurring submissions; and,

Whereas, it is deemed desirable that claims submitted to the joint claims committee of the Fifty-third General Assembly and rejected thereby should be submitted to the Senate and House thereof for final action and determination as the act of the General Assembly;

Therefore, Be It Resolved by the Senate, the House Concurring: That the claims hereinafter set forth, duly processed by the state appeal board and rejected by the joint claims committee, be considered by the Senate and House, and the action of the joint claims committee be approved.

Claimant	Claim No.	Nature of Claim	Amount
Harold D. Squires Quonsett, New York	H- 3-1949	Damage to auto\$	73.88
Charles W. Gasswint Mankato, Minnesota	H- 4-1949	Damage to auto	97.99
American Associated Ins. Co., Minneapolis, Minn.	H- 5-1949	Subrogation claim; damage to auto	92.00
Clyde McClure Floris, Iowa	H- 6-1949	Damage to pickup	117.45
Mr. & Mrs. George Fuller Alden, Iowa	H- 8-1949	Personal injuries and damage to auto	1,176.04
George V. Gibbs Minneapolis, Minnesota	H- 9-1949	Damage to auto	239.10
Jack Link Dyersville, Iowa	H- 10-1949	Damage to truck	73.55
Homer Moore Rudd, Iowa	H- 11-1949	Damage to truck	59.76
Clifton Smith Winterset, Iowa	H- 14-1949	Damage to auto	963.45
D. J. Delaney Clinton, Iowa	H- 16-1949	Damage to auto	33.58
Lawrence Wissink Sibley, Iowa	H- 17-1949	Damage to auto	77.78
Leland Lewis Malvern, Iowa	H- 19-1949	Damage to auto	288.19
Lynn D. Moore Corydon, Iowa	H- 20-1949	Damage to auto	252.47
Employers Mut. Casualty Co., Des Moines, Iowa	H- 23-1949	Subrogation claim; damage to trac- tor and semi-	710 AD
George Talbert	H- 25-1949	trailer Damage to auto	710.43 410.80
Cascade, Iowa		J	
Mrs. L. O. Pepper Ottumwa, Iowa	H- 26-1949	Personal injury	20.50
Stanley Konigsmark Cedar Rapids, Iowa	H- 28-1949	Damage to auto	14.50
E. A. Flarup Mason City, Iowa	H- 29-1949	Damage to auto	18.07
C. A. Wissler Cedar Rapids, Iowa	H- 30-1949	Damage to auto	100.00
Floyd Stock Kensett, Iowa	H- 31-1949	Damage to auto	18.26

Claimant	Claim No.	Nature of Claim	Amount
Walter A. Struck	H- 35-1949	Damage to truck	55.13
Davenport, Iowa			*** ****
Milo Olsen Dunlap, Iowa	H- 38-1949	Damage to auto	705.42
H. Wonderlick	H- 41-1949	Damage to auto	28.00
Mrs. Ella Mineke Kalona, Iowa	H- 45-1949	Damage to auto	45.82
P. O. Durby Cambridge, Iowa	H- 47-1949	Damage to auto	48.38
Leone C. Wachtler Sioux City, Iowa	H- 48-1949	Damage to auto	58.25
Suburban Casualty Co. Wheaton, Illinois	H- 49-1949	Subrogation claim; damage to auto	72.45
State Farm Ins. Cos. Bloomington, Illinois	H- 53-1949	Subrogation claim; damage to auto	64.28
Howard L. Johnson Sioux City, Iowa	H- 54-1949	Damage to auto	8.50
Joe Penor Chippewa Falls, Wis.	H- 55-1949	Damage to auto	31.90
Joe Kaprich Rathbun, Iowa	H- 57-1949	Damage to auto	15.03
L. E. Fausch Alleman, Iowa	H- 60-1949	Damage to auto	42.57
State Farm Insurance Co. Omaha, Nebraska	H- 61-1949	Subrogation claim; damage to truck	183.15
Iner Johnson Lovilla, Iowa	H- 67-1949	Damage to auto	77.20
W. W. McKinley Davis City, Iowa	H- 69-1949	Damage to auto	114.55
Bittner Brothers Council Bluffs, Iowa	H- 70-1949	Damage to truck	65.96
Mrs. Louis Bennett Davenport, Iowa	H- 72-1949	Damage to flowers	37.65
C. S. McCracken Richland, Iowa	H- 73-1949	Damage to auto	34.87
Motors Insurance Corp. Des Moines, Iowa	H- 74-1949	Subrogation claim; damage to car	537.74
Mrs. Mabell Sandeen Ames, Iowa	H- 75-1949	Damage to auto	18.77
Vit Lasack Oxford Junction, Iowa	H- 76-1949	Cost of tile and labor	123.75
V. E. Youman Macksburg, Iowa	H- 78-1949	Damage to pickup	311.57
Jav Reineke Tabor, Iowa	H- 80-1949	Damage to truck	242.64
Herman E. and Anna Bell Boyer, Crescent, Iowa	H- 82-1949	Damage due to erosion	4,400.00
Allstate Insurance Co. Milwaukee, Wis.	H- 88-1949	Subrogation claim; damage to auto	61.56
Joseph Steiner Mason City, Iowa	H- 90-1949	Damages to motorcycle; loss of work	349 .01
Henry Love Glenwood, Iowa	H- 91-1949	Damage to auto	279.98

Claimant	Claim No.	Nature of Claim	Amount
Hawkeye Casualty Co.	H- 93-1949	Subrogation claim;	48.94
Omaha, Nebraska Otto Hopp, Jr. Marengo, Iowa	H- 94-1949	damage to auto	64.08
Robt. G. Crook Atlantic, Iowa	H- 97-1949	Damage to auto	50.00
State Farm Mutual Auto Ins. Co., Bloomington, Ill.	H- 98-1949	Subrogation claim; damage to auto	226.15
Denald P. Boyd Boone, Iowa	H-100-1949	Damage to auto	13.03
State Farm Mutual Auto Ins. Co., Bloomington, Ill.	H-102-1949	Subrogation claim; damage to auto	31.39
Mrs. Ralph Lahey Hopkinton, Iowa	H-109-1949	Personal injuries	246.00
Francis R. Sodolski Lake George, Colorado	H-110-1949	Damage to auto	134.77
Robert Vanderflught Osceola, Iowa	H-111-1949	Damage to auto	122.92
W. L. Boswell Marshalltown, Iowa	H-113-1949	Damage to auto	319.16
John F. Johnson Abilene, Kansas	H-116-1949	Damage to truck	350.94
Irving Smith What Cheer, Iowa	H-119-1949	Damage to auto	52.73
Robert Lewis Weldon, Iowa	H-120-1949	Damage to truck tire	98.12
Clarke B. Beard Des Moines, Iowa	H-121-1949	Damage to tires	30.36
Jack M. Klinoff Waterloo, Iowa	H-123-1949	Damage to motorcycle	334.41
Harold Nitchals Estherville, Iowa	H-125-1949	Damage to auto	151.14
Jack Hanson Milwaukee, Wis.	H-139-1949	Damage to auto	125.00
Robert Lang Des Moines, Iowa	H-141-1949	Damage to crop lands	5,789.00
Ralph Van Gundy Jamaica, Iowa	H-146-1949	Damage to auto	324.81
Albert Hoffman Albia, Iowa	H-149-1949	Damage to auto and personal injuries	1,500.00
Riverside Steel & Supply	H-150-1949	Damage by flood waters	1,000.00
Co., Bettendorf, Iowa Raymond Morse	7	Damage by .	23.51
Gilmore City, Iowa George M. Tolbert, Jr. Des Moines, Iowa	9	wild deer Back pay while Captain of State Guard	342.70
Glen Towers Des Moines, Iowa	15	Refund for truck	157.50
Chester A. Keersemaker Des Moines, Iowa	16	Refund on truck	52.50
Buchner Morticians Maquoketa, Iowa	18	Burial expense for old age as-	02.00
maquoneca, Iowa		sistance recipient	105.00

Claimant Runge Mortuary	Claim No. 21	Nature of Claim Amount Balance of funeral
Davenport, Iowa		expense—OAA recipient 60.00
Coleman Craig Burns Abilene, Texas	23	Refund on medical license 60.00
George E. Miller Ft. Madison Penitentiary	27	Injury to hand 1,000.00
Huttig Manufacturing Co. Muscatine, Iowa	29	Refund on gas tax 57.00
Spencer-Kellogg & Sons, Inc. Des Moines, Iowa	31	Refund of gas tax paid 241.61
F. E. Leaders Deloit, Iowa	33	Damage by beavers 510.00
Ransom Cogwell Des Moines, Iowa	44	Damage to tire 12.00
Leslie P. Iverson Westfield, Iowa	45	Damage to car by deer 133.13
George Waters Hampton, Iowa	48	Overcharge for license fee changeover 19.00
James Miller Bloomfield, Iowa	49	Injury to arm at state
John O. Hinkle Ft. Madison Penitentiary	56	institution 10,000.00 Injury in prison 50,000.00
Pottawattamie County County Treasurer	61	Drainage district assessment against state- owned land 23.69
(Above claim withdrawn—sallowed.)	superseded by	owned land 23.69 y claim number 124 which was
Dr. E. P. Davidson Des Moines, Iowa	74	Damage to auto 31.09
Mrs. J. W. Mitchell . Reinbeck, Iowa	79	Personal injury while employed at state institution 1,646.50
Roy B. Warrick Oskaloosa, Iowa	81	Personal injuries and medical
Rev. K. K. Ballenger	86	expense 5,478.77 Death of son in
Omaha, Nebraska Roy Gilbaugh	100	a state park 408.20 Damage to auto
Graettinger, Iowa George B. Fasenmeyer	103	by wild deer 97.95 Injury in Ft.
Mercer, Pa. Earl Vaughn	106	Madison at ISP. 25,000.00 Alleged loss of use
Omaha, Nebraska		of eye at prison farm 2,500.00
James W. Whitaker Anamosa, Iowa	109	Injury while inmate of state institution 3,000.00
L. V. Taylor Des Moines, Iowa	110	Bonus for service in World War I. 350.00

Claimant	Claim No.	Nature of Claim	Amount
Wm. Kendrick Davenport, Iowa	115	Damage to car by inmate of state hospital	500.00
J. L. Clabaugh Missouri Valley, Iowa	8	Fruit trees de- troyed by deer	500.00
Central States Mutual Insurance Association Mt. Pleasant, Iowa	138	Damage to auto by escaped patient from state hospital	700.89
Raymond Nelson Burlington, Iowa	145	Damage to auto in collision with car taken by inmate of state hospital	273.19

Be It Further Resolved: That no claim included herein shall be reprocessed by the state appeal board.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on April 6 the Governor had approved the following:

Senate Joint Resolution 7, relating to sewage disposal plant at Iowa State College.

Senate File 489, relating to Ringgold county hospital funds.

Senate File.491, relating to sewage treatment plants.

PROOFS OF PUBLICATION

Published copy of Senate File 501 and verified proof of publication of said bill in the Ames Daily Tribune, on April 5, 1949, is on file with the Secretary of the Senate.

Published copy of House File 595 and verified proof of publication of said bill in the Davenport Democrat and Leader, on March 16, 1949, is on file with the Secretary of the Senate.

W. J. SCARBOROUGH, Secretary of the Senate.

GOVERNOR'S VETO MESSAGES

The following communications were received:

STATE OF IOWA Office of the Governor Des Moines

April 7, 1949.

Honorable Kenneth A. Evans President of the Senate Dear Mr. President:

I am returning Senate File 475 without my signature for the following reasons:

The state of Iowa has no authority in fixing rate schedules for electric current within the municipalities of the state and therefore the power to change the rate or establish rates is entirely within the control of the several municipalities of the state. In view of this fact, it seems to me that it is a bad precedent for the legislature to enact legislation of this type.

I have, therefore, disapproved Senate File 475, and I am returning the same herewith.

Respectfully yours, Wm. S. BEARDSLEY, Governor.

April 7, 1949.

Honorable Kenneth A. Evans President of the Senate

Dear Mr. President:

I am returning Senate File 484 without my signature for the following reason:

There has been no showing that in complying with the provisions of the statutes that this act is necessary.

I have, therefore, disapproved Senate File 484, and I am returning the same herewith.

Respectfully yours, Wm. S. Beardsley, Governor.

REPORT OF SIFTING COMMITTEE

MR. PRESIDENT: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the calendar:

SIFTING COMMITTEE CALENDAR

S. F. 40	S. F. 500		S. F. 511
S. F. 41	S. F. 510		S. F. 508
S. F. 48		•	

LEGALIZING ACT CALENDAR

S. F. 501

LEO ELTHON, Chairman.

BILLS ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bills to committee:

- S. F. 500 Appropriations.
- S. F. 510 Appropriations.
- S. F. 511 Appropriations.

AMENDMENTS FILED

Amend Senate File 210 as follows:

Strike all after the enacting clause and insert in lieu thereof the following:

Section 1. Section four hundred twenty-two point five (422.5), Code 1946, is amended by inserting a paragraph after line twenty-four (24) as follows:

"The rates herein provided are hereby reduced twentyfive per cent (25%) on all taxable income earned in 1949 and 1950, and this provision shall apply to returns made on a fiscal year basis for any fiscal year beginning after January 1, 1949."

Sec. 2. Section four hundred twenty-two point twelve (422.12), Code 1946, is hereby amended by adding the following paragraph:

"For the years 1949 and 1950, the deductions from the computed tax shall be as follows:

- "1. For a single individual, fifteen dollars.
- "2. For husband and wife or head of a family, thirty dollars.
- "3. For each child under the age of twenty-one years who is actually supported by and dependent upon the taxpayer for his support, an additional seven dollars fifty cents.
- "4. For each actual dependent other than as specified in subsection 3 of this section, the taxpayer may deduct the sum of seven dollars fifty cents; or in lieu thereof in the case of a father, mother, or grandparent dependent upon the taxpayer, the taxpayer in computing the net income may make deduction therefrom of four hundred fifty dollars for such dependent."
- Sec. 3. Amend section four hundred twenty-two point thirteen (422.13), Code 1946, by adding the following:
- "For the years 1949 and 1950, a return shall be made by an individual as follows:
- "1. Every individual having a net income for the tax year from sources taxable under this division of \$1,250 or over, if single, or if married and not living with husband or wife; or having a net income for the tax year of \$2,000 or over, if married and living with husband or wife, shall make and sign a return, stating specifically the items of gross income and the deductions and exemptions allowed by this division.
- "2. If husband and wife living together have an aggregate net income of \$2,000 or over, each shall make such a return, unless the income of each is included in a single joint return."

Amend the title to Senate File 210 by striking

all after the word "Act" and inserting in lieu thereof the following:

"to amend sections four hundred twenty-two point five (422.5), four hundred twenty-two point twelve (422.12) and four hundred twenty-two point thirteen (422.13), Code 1946, relating to decreasing the rate of tax imposed on income; increasing the deductions from the computed tax and relating to returns by individuals for the filing of individual income tax for the years nineteen hundred fortynine (1949) and nineteen hundred fifty (1950); and also providing for refunds and making such credit applicable to returns on a fiscal year basis."

DEVERE WATSON of Pottawattamie.

Amend House File 30 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two point eleven (2.11), Code 1946, is amended by striking from line four (4) the words "one thousand" and inserting in lieu thereof the words "fifteen hundred"; also by striking from line thirteen (13) the word "ten" and inserting in lieu thereof the word "fifteen".

This amendment shall be applicable only to members elected to full terms after November 1, 1950.

LUKE VITTETOE. X. T. PRENTIS.

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Friday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, APRIL 8, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend Levi Goodwin, pastor of the Wesley Methodist church, Ottumwa, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Ridout for the day on request of Senator Doud; Senator Lynes for the day on request of Senator Leo; Senator Benson for the day on request of Senator Henningsen; Senator Parker for the day on account of illness on request of Senator Gillespie; Senator Humbert for the day on request of Senator Hattery.

PETITION AND MEMORIAL

The following petition was presented and placed on file:

By Senator Maytag, from one hundred sixty-one residents of Jasper county favoring conservation legislation pertaining to artificial lakes and anti-polution bills.

PRESENTATION OF VISITORS

Senator Foster asked and received unanimous consent to present to the Senate twenty-four students of the Brighton high school who were present in the Senate chamber with their instructor, Mr. Phipps.

Senator Skourup asked and received unanimous consent to present to the Senate Mr. Wayne Ammons, Sr., and Wayne Ammons, Jr., the Des Moines county spelling champion, of Burlington, who were present in the Senate chamber.

Senator Faul asked and received unanimous consent to present to the Senate nine members of the eighth grade class of the Elm Grove school who were present in the balcony with Mrs. W. E. Burress and Mrs. Larry Consolner.

Senator Faul asked and received unanimous consent to present to the Senate nineteen members of the American government class of the Sheldahl high school who were present in the balcony with their instructor, Mrs. Betty Phillips, and their superintendent, Mr. Harry H. Gaulke.

HOUSE AMENDMENTS CONSIDERED

Senator Bekman called up for consideration Senate File 446, a bill for an act to fix standards for the admission of children to public school work in the year preceding the first grade and in the first grade, amended by the House, and moved that the Senate concur in the following amendments:

Amend section 3 by striking the word "and" in line 6 and inserting in lieu thereof the word "or".

Further amend said bill by adding the following as a new section:

Sec. 4. Nothing in this act shall prohibit a school board from requiring the attainment of a greater age than the age requirements herein set forth.

The Senate concurred in the House amendments.

Senator Bekman moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Rule 8 was invoked.

Ayes, 31:

Bateson Bekman	Foster Hart	Mercer Miller	Van Eaton Vittetoe
Berg Byers Colburn Doud Elthon Faul	Henningsen Jacobson Knudson Leo Linnevold Lord	Myrland Reilly Risk Sharp Skourup Tudor	Walter Watson of Pottawattamie West Whitehead Zastrow
Nays, 9: Augustine Dykhouse Fishbaugh	Gillespie Hattery	McMurry Prentis	Roberts Van Patten
Absent or no	ot voting, 10:		
Benson Hultman Humbert	Lynes Martin Maytag	McCarville Parker Ridout	Watson of O'Brien

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

The House amendments having received a constitutional majority were declared to have been adopted and concurred in by the Senate.

THIRD READING OF BILLS

On motion of Senator Doud, Senate File 499, a bill for an act to establish a state board of public instruction, provide for the election of members thereof, and prescribe the powers and duties of said board; to provide for the appointment of a superintendent of public instruction and such other staff members and employees as necessary; to amend certain sections of the Code of 1946 and the Acts of the Fifty-second General Assembly all relating thereto, and to repeal certain sections of said Code to effect the general purposes of this act, was taken up, and considered.

Senator Walter asked unanimous consent that further action on Senate File 499 be deferred until Monday, April 11, 1949.

Objection was raised.

Senator Prentis moved that action on Senate File 499 be deferred until Monday, April 11, 1949.

The motion was lost.

Senator Zastrow offered the following amendment and moved its adoption:

Amend Senate File 499, section 6, line 3, by adding before the period the following: "not in excess of the sum of \$600 per annum".

The amendment was adopted.

Senator Maytag offered the following amendment and moved its adoption:

Amend Senate File 499, section 6, line 1, by striking the words "The members" and inserting in lieu thereof the words "Each member".

The amendment was adopted.

Senator Doud offered the following amendment and moved its adoption:

Amend Senate File 499, section 3, line 2, by striking the words "twothirds vote of the Senate," and inserting in lieu thereof the words "twothirds vote of the members of the Senate in executive session,".

The amendment was adopted.

Senator Doud moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 33:

Augustine H
Bateson H
Bekman H
Berg J
Colburn K
Doud L
Dykhouse M
Elthon M
Gillespie M

Hart
Hattery
Hultman
Jacobson
Leo
Maytag
McCarville
McMurry

Mercer Miller Myrland Reilly Risk Roberts Sharp Skourup Tudor
Van Eaton
Van Patten
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays, 10:

Byers Faul Fishbaugh Foster Henningsen Linnevold Prentis Vittetoe Ridout Walter

Absent or not voting, 7:

Benson Humbert Lord Lynes Martin Parker Watson of O'Brien

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

Senator Hart took the chair at 11:45 a.m.

On motion of Senator Watson of Pottawattamie, House File 448, a bill for an act to repeal sections three hundred eighty-nine point twenty-three (389.23) to three hundred eighty-nine point thirty (389.30), inclusive, Code 1946, and to enact substitutes therefor, and to establish a method of determining the damage sustained by the owner of property abutting on any street or alley in cities and towns resulting from a change in the established grade of any street or alley in cities or towns, or resulting from the construction of viaducts, overhead crossings, or underpasses facilitating highway travel, which may be built in or over streets or alleys in cities and towns, was taken up, and considered.

Senator Zastrow asked and received unanimous consent to withdraw the amendment to House File 448 filed by him and found on page 934 of the Senate Journal.

Senator Watson of Pottawattamie moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 89:

Augustine Bekman Berg Byers Colburn Doud

Dykhouse Elthon Faul Fishbaugh Foster Gillespie

Maytag Ridout Van Patten Hart Risk Walter McMurry Hattery Roberts Henningsen Mercer Watson of Miller Sharp Pottawattamie Hultman Myrland West Jacobson Skourup Knudson Prentis Tudor Whitehead Van Eaton Zastrow Linnevold Reilly

Nays: none.

Absent or not voting, 11:

Bateson Leo Martin Vittetoe
Benson Lord McCarville Watson of
Humbert Lynes Parker O'Brien

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

Senator Watson of Pottawattamie moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

SENATE RESOLUTION 7

By Committee on Judiciary 1

Be It Resolved by the Senate: That on adjournment of the Fifty-third General Assembly sine die, committee rooms 23 and 24 shall be assigned for use in publishing the session laws of the Fifty-third General Assembly and the Code of Iowa, provided, however, that said use shall be subject to the use of any portion of said rooms by officers and employees of the General Assembly in post-session duties and that said rooms shall be vacated prior to convening of the Fifty-fourth General Assembly.

Be It Further Resolved: That the bill room of the Senate, together with all bills introduced in the Senate in the Fifty-third General Assembly, shall remain intact in the said bill room, and that the offices of the Secretary of the Senate, the Lieutenant Governor, and the Journal room remain intact and that all desks, chairs, typewriters, enrolling machines and other equipment used by the offices of the Senate be stored in a proper place by the capitol custodian. The custodian is hereby instructed and directed not to permit the distribution of any bills from the bill room and neither the bill room, office of the Secretary of the Senate, nor the Lieutenant Governor's office shall be occupied by any state department during the interim between the Fifty-third and the Fifty-fourth General Assemblies.

SENATE CONCURRENT RESOLUTION 19

By Faul and Bekman

Whereas, the United States has developed in the atom bomb the greatest instrument of destruction ever conceived by the mind of man; and,

Whereas, the construction and functioning of said bomb is now a secret possessed by the scientists of the United States alone and constitutes the

world's foremost secret; and,

Whereas, dissemination of such knowledge to irresponsible persons would constitute a grave danger to the peace and security of free peoples, and the control of said bomb by the United States is a great deterrent to open warfare against the United States; and,

Whereas, it is generally believed that should a third world war develop with all nations involved possessing the secret of the atom bomb it would result in cataclysmic suicide of the human race on a global basis;

Now, Therefore, Be It Resolved by the Senate of the Fifty-third General Assembly of the State of Iowa, the House Concurring:

Section 1. That the Congress of the United States is hereby memorialized to permit no action to be taken to reveal or divulge the secrets of the atom bomb, its ingredients, composition or functioning to any foreign nation, except and until such action may be sanctioned and approved by the people of the United States voting in a special plebiscite on that question, or as such action may be necessary by the President of the United States under wartime powers.

Sec. 2. The secretary of state is hereby directed to forward copies of this resolution to the President and Vice President of the United States and to the Speaker of the House of Representatives under seal of his office.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 9, 60, 163, 171, 320, 467 and 476.

Don Risk, Chairman Senate Committee. George L. Paul, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: Senate Files 9, 60, 163, 171, 320, 467 and 476.

BILLS SENT TO THE GOVERNOR

Senator Risk, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 8th day of April, 1949, sent to the Governor for his approval: Senate Files 9, 60, 163, 171, 320, 467 and 476.

DON RISK, Chairman.

REPORT OF SIFTING COMMITTEE

MR. PRESIDENT: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the calendar:

H. F. 584

H.J.R. 9

S. F. 479

H. F. 524

S.J.R. 1

LEO ELTHON, Chairman.

BILLS ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bills to committee:

S. J. R. 1 Appropriations.

H. F. 584 Appropriations.

AMENDMENTS FILED

Amend the Watson of Pottawattamie amendment to Senate File 210, filed on April 7, 1949, by striking the figures "1,250" in line 37 and inserting in lieu thereof the figures "1,500".

Further amend the Watson of Pottawattamie amendment by striking the figures "2,000" in line 40 and inserting in lieu thereof the figures "2,350".

DEVERE WATSON of Pottawattamie.

Amend Senate File 473, section 3, line 28, by striking the word "may" following the words executive council and inserting in lieu thereof the word "shall".

Further amend Senate File 473, section 3, by adding after the period in line 30 the following: "And including in such costs the executive council or public corporation, as the case may be, shall take into consideration the reasonable expenses of investigating all of the facts in connection with the termination of said contract, including the reasonable cost, fees and expenses of special attorney or attorneys who may be employed by the executive council, or the public corporation, to make such investigations and represent the said executive council, or public corporation, at any hearing or any investigation contemplated by this act, including the advancement of all witness fees of any witness or witnesses that may be subpoenaed before the executive council, or public corporation, or any judicial body in the determination of such cause.

"In the event that any cause contemplated or authorized by this act or under any contract containing the provisions of this act, either expressed or implied, that arises before any authorized body or court, then in that event as a condition precedent to the commencement of said cause of action or hearing the contractor shall fully indemnify the public corporation, by

sufficient bond, from any expense as above set out, and in the event that such bond is not sufficient to pay such costs in full the contractor and his bondsmen shall be liable for the deficiency thereof."

RALPH W. ZASTROW.

Amend Senate File 511, section 1, line 30, by striking the amount "217.00" and inserting in lieu thereof the amount "42.00".

W. N. SKOURUP.

Amend the Vittetoe and Prentis amendment to House File 30 filed April 7, 1949, and found on page 1000 of the Senate Journal by adding at the end thereof after the figures "1950" the following:

"and shall be applicable only to the Fifty-fourth General Assembly".

LUKE VITTETOE. X. T. PRENTIS.

Amend House File 524 by striking all of section 2 of said bill after the word "hereby" in line four (4) of said

"repealed."

"Sec. 3. Power to establish. In order to provide for the graveling, oiling or other suitable surfacing of secondary roads, the board of supervisors shall have power, on petition, to establish secondary road assessment districts.

section and substituting the following in lieu thereof:

- "Sec. 4. Width of district. Any such secondary road assessment district shall be not more than one mile wide on each side of the road or roads to be improved by said district.
- "Sec. 5. Amount of assessment. Special assessments in the aggregate amount of not less than twenty-five per cent of the total estimated cost of surfacing any road included in a secondary road assessment district project shall be apportioned and levied on the lands included in said secondary road assessment district.
- "Sec. 6. County line road. Whenever it is desired to surface a secondary road on a county line, as a secondary road assessment district project, the board of supervisors of any county concerned may establish an assessment district in its county, and levy and collect special assessments for the payment of that portion of the estimated cost of such project assessable against lands in that county. Each county shall pay its share of the cost of said project as provided in this act, in the same manner as though the project were located wholly within that county.
- "Sec. 7. Project in city or town. Any road or street which is a continuation of a secondary road within any city or town and which the county board desires to improve by graveling, oiling or other suitable surfacing, may by resolution of the county board and concurrence by the council of the city or town be improved as a secondary road assessment district project or part thereof as herein provided. The lands within such city or

town abutting on or adjacent to such street or road may be included within such secondary road assessment district and assessed on account of such improvement upon the same basis and in the same manner as though such lands were located outside of a city or town.

"Sec. 8. Petition-information required.

The petition for a secondary road assessment district proposing to establish such district shall intelligently describe the road or roads proposed to be improved, the nature of the proposed improvement and the lands proposed to be included in such district.

"Such petition shall be signed by thirty-five per cent of the owners of the lands within such proposed district, or by thirty-five per cent of the owners of the land within such proposed district who reside within said county.

"Sec. 9. When any owner or group of owners of not less than seventy-five per cent (75%) of the lands adjacent to, or abutting upon any secondary road or roads shall, on or before December first of any year, petition the board of supervisors of their county for the improving by graveling, or other suitable surfacing, of said road or roads, and for the assessment of not less than fifty per cent (50%) (or such greater portion as may be provided in said petition) of the cost of such improving, by graveling or other suitable surfacing, to the lands adjacent to, or abutting upon said road or roads, the board of supervisors shall, in the order in which such petitions were filed with it, include and give preference to said project or projects in the secondary road construction program of said county for the ensuing year.

"The board of supervisors shall proceed during the ensuing year with the construction and completion of said project under the same procedure as is prescribed generally for the improvement of secondary roads by assessment, and shall, as the law may provide, establish a special secondary road assessment district and assess against the lands included therein not less than fifty per cent (50%) (or such greater portion as may be provided in said petition) of the engineer's estimated cost of the surfacing of the road or roads included in said project against all the lands adjacent to or abutting upon the said road or roads.

"Provided, that should the owner or owners of all the lands included in any special secondary road assessment district under this section subscribe and deposit with the county treasurer an amount not less than fifty per cent (50%) (or such greater portion as may be provided in said petition) of the engineer's estimated cost of the surfacing of the road or roads included in said project, the board of supervisors shall not establish such special assessment district as herein provided, but shall accept the said donations in lieu of an assessment, and shall otherwise proceed to the improvement of said road or roads as herein provided.

"Upon the completion of such road or roads, and the satisfaction of all claims in relation thereto, any balance then remaining of the funds provided by the sponsors shall be returned to them according to their respective interests, providing all guarantees made by such sponsors have been fulfilled.

"Any road or roads so improved by graveling or other suitable surfacing under the provisions of this section shall be maintained by the county from the secondary road fund.

"Sec. 10. County engineer's report. Upon the filing of such petition with the county auditor proposing the establishment of such secondary road assessment district, the county engineer shall file a report thereon with the county auditor, which report shall include:

"a. An estimate of the cost of the surfacing proposed on the road or roads included in such proposed district;

"b. A plat of said proposed district which plat shall show the road or roads proposed to be improved, the various tracts and parcels of real estate included in said proposed district, and the ownership of such lands;

"c. An approximately equitable apportionment of not less than twenty-five per cent of the estimated cost of said improvement among the tracts and parcels of real estate included in such proposed district;

"d. A statement whether all of the secondary roads to be surfaced in said proposed secondary road assessment district project have been built to permanent grade and properly drained;

"e. Any information the county engineer may deem pertinent.

"Sec. 11. Publicly owned real estate. In making said apportionment, real estate owned by the state, county or any city or town shall be treated as other real estate, but no other publicly owned real estate shall be included. In apportioning benefits to real estate owned by a town, city, the county or the state, no consideration shall be given to the buildings thereon.

"Sec. 12. Estimate and apportionment—presumption. Said estimated cost shall carry the presumption, in the absence of a contrary showing, that the same correctly represents the probable cost of said project as nearly as can be determined in advance of the actual doing and completion of the work. Said apportionment shall carry the presumption, in the absence of a contrary showing, that the same is fair, just, equitable, and in proportion to the benefits and not in excess thereof.

"Sec. 13. Hearing—notice. The board of supervisors shall fix a time for hearing on the proposal for the establishment of said secondary road assessment district and on the apportionment of not less than twenty-five per cent of the estimated cost of the proposed improvement, and shall cause the county auditor to publish notice of said hearing. Said notice shall state:

- "1. The time and place of hearing,
- "2. The road or roads proposed to be improved,
- "3. The type of surfacing proposed,
- "4. The estimated cost of the proposed improvement,
- "5. A description of the lands lying within said proposed district,
- "6. The ownership of said lands as shown by the transfer books in the auditor's office,
- "7. A statement of the amount apportioned to each tract or parcel of real estate as shown by the engineer's report,
- "8. That at said hearing the amount apportioned to any tract or parcel of land may be increased or decreased without further notice,
- "9. That all objections to the establishment of said district, to the said apportionment report, or to the proceedings relating thereto must be specifically made in writing and filed with the county auditor on or before noon of the day set for such hearing, and
- "10. That a failure to make and file such objections will be deemed a conclusive waiver of all such objections.
- "Sec. 14. Publication of notice. Such notice shall be published once each week for two successive weeks in some newspaper published in the county as near as practicable to said district. The last publication shall be not less than five days previous to said hearing. Proof of such publication shall be made by the publisher by affidavit filed with the county auditor.
- "Sec. 15. Errors in notice or apportionment report. Any omission or error in said apportionment report or notice with respect to any tract or parcel of real estate or the description thereof, or the name of the owner, or the amount of the assessment apportioned thereto shall work no loss of jurisdiction on the part of the board over such proceeding. Such omission or error shall only affect the particular tract of real estate or person in question. If, before or after the board has entered its final order in the establishment of the said district or in the apportionment proceedings, such omission or error is discovered, the board shall fix a time for a hearing as to such party or real estate and shall cause service of notice to be made upon them, either by publication as in this act provided, or by personal service in the time and manner required for service of original notices in the district court. After such hearing the board shall proceed as to such person or land as though such omission or error had not occurred.
- "Sec. 16 Appearance. The appearance of any interested party, either in writing or personally, or by authorized agent, before the board of supervisors at any stage of the pending proceedings for a secondary road assessment district shall be deemed a full appearance. Only interested parties shall have

the right to appear in such proceedings. All persons so appearing shall state for whom they appear. The clerk of the board shall make definite entry accordingly in the minutes of the board.

"Sec. 17. Hearing—adjournment—order. Hearings on the proposed establishment of said district may be adjourned from time to time without loss of jurisdiction by the board. On final hearing the board shall proceed to a determination of said matters. It may reject, approve, or modify and approve said proposal. The board may exclude lands from the district or may add lands thereto or otherwise modify the proposal.

"Should the proposal be approved in whole or in part, the board shall establish such district. The order of the board establishing such district shall state the road or roads to be improved, the type of improvement, and the lands included in said district. Said order shall be final. No lands shall thereafter be added to or excluded from said district.

"Sec. 18. Final hearing—assessment levied. On final hearing the board shall hear and determine all objections filed. The board may increase, diminish, annul, or affirm the apportionment made in said report, or any part thereof, as may appear to the board to be just and equitable.

"On the final determination the board shall levy such assessments and all installments thereof upon the real estate within said district as finally established. The entire amount of said assessment shall be then due and payable, and bear interest at six per cent per annum commencing twenty days from the date of said levy, and shall be collected at the next succeeding March semiannual payment of ordinary taxes.

"Sec. 19. Assessments over ten dollars—waiver. If any owner, other than the state or a county, city or town, of any tracts of land on which the assessment is more than ten dollars shall, within twenty days from the date of said assessment, agree in writing filed in the office of the county auditor that, in consideration of his having the right to pay his assessment in installments, he will not make any objection of illegality or irregularity as to said assessment upon his said real estate, and will pay the same with six per cent interest thereon, then and in that case said assessment shall be payable in ten equal installments. The first installment shall be payable on the date of such agreement. The other installments with interest on the whole amount unpaid shall be paid annually thereafter at the same time and in the same manner as the March semiannual payment of ordinary taxes.

"An owner of land who has availed himself of said tenyear option may at any time discharge his assessment by paying the balance then due on all unpaid installments, with interest on the entire amount of the unpaid installments for thirty days in advance.

"Sec. 20. Assessment delinquent-penalties. All such

taxes shall become delinquent on the first day of March next after their maturity, shall bear the same interest, the same penalties, and be attended with the same rights and remedies for collection as ordinary taxes.

"Sec. 21. Assessment ten dollars or less. Assessments of ten dollars or less against any tract of land, and assessments against lands owned by the state, county, city or town shall be due and payable from the date of levy by the board of supervisors, or in the case of any appeal, from the date of final confirmation of the levy by the court.

"In case of assessments on lands owned by the county, the same shall be paid from the county general fund. In case of assessments on lands owned by the state, the same shall be paid out of any funds in the state treasury not otherwise appropriated. In case of assessments on lands owned by a city or town, the same shall be paid from the city or town general fund.

"Sec. 22. Variation between estimated and actual cost. Any variation between the engineer's estimated cost and the actual cost of a secondary road assessment district project shall in no way affect the validity of the assessment. It is the intent of this act that the assessment shall be based on the estimated cost and not on the actual cost.

"Sec. 23. Procedures. The preparation and approval of plans and specifications, the advertising for bids, the award and approval of contract, the supervision and inspection of construction work, and the approval and payment of claims on any secondary road assessment district project shall be conducted in the manner provided in the laws for secondary road construction work generally.

"Sec. 24. Road graded and drained. Any such secondary road shall be built to permanent grade and drained in a manner approved by the county engineer before being surfaced, as provided in this act.

"Sec. 25. Payment of construction costs. The total cost of any secondary road assessment district project shall in the first instance be paid out of the secondary road fund of said county. Any assessments which are paid in cash and in anticipation of which assessments no certificates have been issued shall be transferred to the secondary road fund.

"If no special assessment certificates are issued and sold on account of any particular secondary road assessment district, the special assessments on lands included in that district, and the interest on such assessments, when collected, shall be transferred to the secondary road fund of said county. If certificates are issued and sold in anticipation of the special assessments levied on any such district as herein provided, the proceeds of such certificates shall be credited to the secondary road fund of said county. In that event, the special assessments in anticipation of which certificates have been issued.

and the interest on such assessments shall, when collected, be used to retire such certificates.

"Sec. 26. Appeal from assessment. Any owner of land in a secondary road assessment district may appeal to the district court from the order of the board of supervisors in levying the assessment against his real estate, by filing with the county auditor, within fifteen days of the date of such levy, a bond conditioned to pay all costs in case the appeal is not sustained, and a written notice of appeal wherein he shall, with particularity, point out the specific objection which he desires to lodge against such levy. The appearance term shall be the trial term. Said appeal shall have precedence over all other business of the term except criminal matters. The appeal shall be heard as in equity. The court may raise or lower the assessment in question and make an equitable assessment in the judgment of the court. The clerk of the district court shall, upon the entry of the final order of the court, certify such final order to the county auditor. The board of supervisors shall at once so adjust the assessments as to comply with the final order of the court.

"Sec. 27. Appeal docketed. When an appeal is taken, the county auditor shall at once make a transcript of the notice of appeal and appeal bond and transmit the same to the district court. The appellant shall, on or before the first day of the first term of the court, after taking said appeal, docket said appeal and file a petition setting forth the order or decision of the board of supervisors appealed from, and his specific objections thereto. A failure to comply with either of these requirements shall be deemed a conclusive waiver of the appeal and in such case the court shall dismiss the same. Appellee need not file answer, but may do so.

"Sec. 28. Assessments certified to county treasurer. When the board of supervisors has entered its final order as to the amounts of all special assessments on a given improvement, the county auditor shall at once certify a list of such assessments and a list of real estate upon which each assessment has been levied, with the specific designation of the district embracing such real estate, to the county treasurer, who shall enter each assessment on the tax books and continue such entry until such assessment is paid.

"Each special assessment and all installments thereof shall be a lien upon the real estate upon which it is levied from the date of such certificate by the county auditor to the same extent and in the same manner as taxes levied for state and county purposes. Changes in the amount of any special assessment by reason of any ruling of the district court on appeals shall be likewise certified and the county treasurer shall make the proper correction on his books.

"Sec. 29. Each district separate unit. Each assessment

district shall be considered a unit and all funds received by the county treasurer for or on behalf of such unit shall be carried as a distinct and separate account and under the same specific name as that used by the board in establishing such unit.

"Sec. 30. Certificates anticipating assessments. In order to render immediately available that amount of the estimated cost of an improvement which has been specially assessed, the board may issue road certificates in the name of the county in an aggregate amount not exceeding the then unpaid amount of the special assessment levied in said district. Each issue of certificates shall be under, and in accordance with, a duly adopted resolution of the board and which shall recite (1) the name or designation of the road district on account of which the certificates are issued; (2) that a stated amount (naming the amount) has been specially assessed against the lands within said district; (3) that a stated amount of said aggregate special assessment has not been paid (naming the unpaid amount); (4) that it is necessary to render such unpaid amount immediately available: (5) the number of road certificates authorized and the specific amount of each certificate; (6) the specific numbering or designation of such certificates; (7) the rate of interest which each certificate shall bear from date, to wit, not to exceed six per cent per annum; (8) the fact that said certificates are payable solely from the proceeds of the special assessments which have been levied on the lands within said districts: (9) that each certificate shall be payable on or before the first day of January of the first year following the maturity of the last installment of such special assessments, and that interest thereon shall be paid annually; (10) the authorization to the chairman of the board, and to the county auditor, respectively, to sign and countersign each of said certificates.

"Sec. 31. Sale of certificates. Upon the signing of each of said certificates by the chairman of the board, said certificates shall be delivered to the county auditor, who shall countersign the same, charge the county treasurer with the amount thereof, and deliver the same to the latter officer, who shall be responsible therefor on his bond. The treasurer may apply said certificates in payment of any warrants duly authorized and issued for surfacing the roads within said district, or he may sell the same for the best attainable price and for not less than par, plus accrued interest, and credit the proceeds to the secondary road fund. Such certificates shall be retired in the order of the consecutive numbering thereof.

"Sec. 32. Certificates registered—payment. The county treasurer shall, in connection with the road account for said district, enter the name and postoffice address of all persons to whom any of said certificates are issued, with a particular designation of the certificates delivered to each person. Any subsequent holder may present his certificate to the county

treasurer and cause his name and postoffice address to be entered in lieu of that of such former holder. Whenever the fund for such particular district has money to pay the first retirable certificate or certificates, the county treasurer shall, by mail, as shown by his records, promptly notify the holder of such certificate of such fact and that from and after ten days after the mailing of such letter all interest on such certificates will cease.

"Sec. 33. Previous assessments not invalidated. The passage of this act, the provisions hereof, and the repeal of sections hereby repealed shall not in manner affect or invalidate any secondary road district assessments levied before this act became effective, or any certificate in anticipation of such assessments issued before or after this act becomes effective.

"Said assessments and taxes shall be collected and applied to the purpose for which they were levied. Certificates in anticipation of such assessments may be issued. The proceeds of such certificates shall be applied to the purpose intended, and such certificates issued before or after this act becomes effective shall be paid in conformance with the provisions of this act."

Amend the title of House File 524 by striking from line one (1) thereof the word "amend" and substituting in lieu thereof the word "repeal" and by inserting after the word "Assembly" and preceding the period (.) at the end of the said title the following: ", and to enact a substitute therefor."

J. T. DYKHOUSE. O. N. HULTMAN.

Amend House File 579, section 3, line 28, by striking the word "may" following the words executive council and inserting in lieu thereof the word "shall".

Further amend House File 579, section 3, by adding after the period in line 30 the following: "And including in such costs the executive council or public corporation, as the case may be, shall take into consideration the reasonable expenses of investigating all of the facts in connection with the termination of said contract, including the reasonable cost, fees and expenses of special attorney or attorneys who may be employed by the executive council, or the public corporation, to make such investigations and represent the said executive council, or public corporation, at any hearing or any investigation contemplated by this act, including the advancement of all witness fees of any witness or witnesses that may be subpoenaed before the executive council, or public corporation, or any judicial body in the determination of such cause.

"In the event that any cause contemplated or authorized by this act or under any contract containing the provisions of this et, either expressed or implied, that arises before any thorized body or court, then in that event as a condition cedent to the commencement of said cause of action or hearing

the contractor shall fully indomnify the public corporation, by sufficient bond, from any expense as above set out, and in the event that such bond is not sufficient to pay such costs in full the contractor and his bondsmen shall be liable for the deficiency thereof."

RALPH W. ZASTROW.

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Monday, April 11, 1949.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, APRIL 11, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend D. C. Bonham, pastor of the Methodist church, Armstrong, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Benson indefinitely on account of surgery on request of Senator Leo; Senator Martin for the day on request of Senator Lynes.

PETITION AND MEMORIAL

The following petition was presented and placed on file:

By Senator Maytag, from one hundred sixty-one residents of Hardin, Jasper, Marshall, Polk, Story and Tama counties favoring conservation legislation pertaining to artificial lakes and anti-polution bills.

INTRODUCTION OF BILLS

Senate File 512, by committee on social security, a bill for an act to amend section eighty-five point fifty-nine (85.59), Code 1946, relating to the method of making certain payments under the workmen's compensation law.

Read first and second times and referred to the sifting committee.

Senate File 513, by committee on insurance, a bill for an act authorizing the insurance commissioner to pay delinquent old age and survivors' taxes and interest from the current appropriation of the insurance department.

Read first and second times and referred to the sifting committee.

Senate File 514, by committee on appropriations, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1949, and ending June 30, 1951, to the board of education for the support, maintenance, repairs, replacements or alterations of institutions under said board of education.

Read first and second times and referred to the sifting committee.

PRESENTATION OF VISITORS

Senator Jacobson on behalf of Senator Maytag asked and received unanimous consent to present to the Senate forty-five members of the seventh and eighth grade classes of the Monroe public school who were present in the balcony with their superintendent, Mr. Charles Rupert, and their instructor, Miss Mildred Grimm.

Senator Faul asked and received unanimous consent to present to the Senate the members of the 5B class of the Willard school who were present in the balcony with their instructor, Miss Ruth Tjarks.

Senator Hattery asked and received unanimous consent to present to the Senate the members of the senior class of the Nevada high school who were present in the balcony with their superintendent, Mr. H. C. Engelbrecht.

CONSIGNMENT OF BILLS

Senator Lynes moved that all bills on the sifting committee calendar and House Concurrent Resolutions 18 and 19 and Senate Concurrent Resolution 15 be consigned to the sifting committee.

Senator Mercer moved to amend the motion by exempting Senate File 473 from being dumped from the calendar.

On motion of Senator Elthon, the Senate resolved itself into executive session.

The Senate arose from executive session and resumed regular session.

Senator Mercer asked and received unanimous consent to withdraw his amendment to the motion.

Senator Bekman moved to amend the motion as follows:

Strike from line 2 the words "House Concurrent Resolution 18" and from lines 2 and 3 the words "Senate Concurrent Resolution 15".

Further amend said motion by adding at the end thereof the following: "There is excepted from the present sifting committee calendar under this motion Senate File 283."

Senator Bekman asked and received unanimous consent to withdraw the last portion of his amendment.

Senator Elthon moved the previous question on the amendment and the main motion, which motion prevailed.

Roll call was demanded.

O'Brien

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 12:

Augustine Mercer Ridout Watson of Pottawattamie Bekman Prentis Risk Hattery Reilly Roberts West McCarville Navs. 31:

Benson

Berg

Tudor Bateson Foster Lord Van Eaton Henningsen Byers Lynes Van Patten Colburn Hultman McMurry Doud Humbert Miller Vittetoe Dykhouse Jacobson Myrland Walter Elthon Knudson Parker Whitehead Sharp Zastrow Faul Leo Fishbaugh Linnevold Skourup Absent or not voting, 7: Watson of

Martin

Maytag

The amendment was lost.

The motion by Senator Lynes was adopted.

Gillespie

Hart

THIRD READING OF BILLS

On motion of Senator Tudor, Senate File 485, a bill for an act to legalize and validate the proceedings of the town council of Bellevue, Bellevue, Iowa, authorizing and providing for the issuance, sale and delivery of memorial building bonds by the town council of Bellevue, for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of the town of Bellevue; and for the transfer of the memorial building bond fund for the purpose of purchasing and equipping a veterans' memorial park and playground at Bellevue, Iowa, was taken up, and considered.

Senator Tudor moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Elthon Hultman Maytag McCarville Bateson Faul Humbert Bekman Fishbaugh Jacobson McMurry Berg Foster Knudson Mercer Byers Miller Gillespie Leo Colburn Linnevold Myrland Hart Hattery Parker Doud Lord Dykhouse Henningsen Prentis Lynes

Reilly Ridout Risk Roberts Sharp Skourup Tudor Van Eaton Van Patten

Vittetoe Walter Watson of Pottawattamie West Whitehead Zastrow

Nays: none.

Absent or not voting, 3:

Benson

Martin

Watson of O'Brien

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

Senator Tudor moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Henningsen, Senate File 487, a bill for an act to legalize the dissolution of the Farmers' Mutual Telephone Company of Clinton county, Iowa, and to legalize the transfer of its assets and liabilities to the Grand Mound Co-operative Telephone Company, of Grand Mound, Iowa, was taken up, and considered.

Senator Henningsen moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine
Bateson
Bekman
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hutman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes

Maytag
McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk

Sharp
Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
Pottawattamie
West

West Whitehead Zastrow

Nays: none.

Absent or not voting, 3:

Benson

Martin

Watson of O'Brien

Roberts

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

Senator Henningsen moved that the vote by which the bill passed

the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Leo, House File 567, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of waterworks bonds by the town of Garrison, in Benton county, Iowa, and the provisions made for the levy and collection of taxes to pay said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said town, was taken up, and considered.

Senator Leo moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Senator Bateson took the chair at 11:25 a.m.

Ayes, 46:

Augustine
Bateson
Bekman
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes

Maytag
McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts

Sharp
Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
Pottawattamie
Whitehead
Zastrow

Nays, 1:

West

Absent or not voting, 3:

Benson

Martin

Watson of O'Brien

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

On motion of Senator Henningsen, House File 593, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of town hall bonds by the town of Calamus, in Clinton county, Iowa, and the provisions made for the levy and collection of taxes to pay said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said town, was taken up, and considered. Senator Henningsen moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Gillespie Maytag Sharp McCarville Skourup Bateson Hart Bekman Hattery McMurry Tudor Mercer Van Eaton Berg Henningsen Byers Hultman Miller Van Patten Humbert ' Myrland Vittetoe Colburn Walter Doud Jacobson Parker Dykhouse Knudson Prentis Watson of Elthon Reilly Pottawattamie Leo West Faul Linnevold Ridout Fishbaugh Whitehead Lord Risk Zastrow Foster Roberts Lynes

Nays: none.

Absent or not voting, 3:

Benson Martin Watson of O'Brien

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

Senator Henningsen moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Henningsen, Senate File 498, a bill for an act to legalize and validate the proceedings authorized and providing for the issuance, sale and delivery of school building bonds by the independent school district of Low Moor, in the county of Clinton, state of Iowa, and the provisions made for the levy and collection of taxes to pay said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said school district, was taken up, and considered.

Senator Henningsen moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Doud Gillespie Jacobson Bateson Dykhouse Hart Knudson Bekman Elthon Hattery Leo Berg Linnevold Faul Henningsen Fishbaugh Bvers Hultman Lord Colburn Foster Humbert Lynes

Maytag McCarville McMurry Mercer Miller Myrland

Parker Prentis Reilly Ridout Risk Roberts

Sharp Skourup Tudor Van Eaton Van Patten Vittetoe Walter
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 3:

Benson

Martin

Watson of O'Brien

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

Senator Henningsen moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Hattery, Senate File 501, a bill for an act to legalize and validate the proceedings of the board of supervisors of Story county, Iowa, in their action of January 15, 1949, in levying taxes upon the assessed value of the taxable property in Story county, Iowa, was taken up, and considered.

Senator Hattery moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine
Bateson
Bekman
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh

Jacobson Knudson Leo Linnevold Lord Lynes

Gillespie

Hattery

Hultman

Humbert

Henningsen

Hart

Maytag McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk

Sharp
Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
Pottawattamie
West

West Whitehead Zastrow

Nays: none.

Absent or not voting, 3:

Benson

- r_c

Foster

Martin

Watson of O'Brien

Roberts

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

Senator Hattery moved that the vote by which the bill passed

the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate File 146, a bill for an act relating to public utilities in special chartered cities.

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

Senate File 182, a bill for an act relating to motor vehicles and law of road.

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

Senate File 306, a bill for an act relating to the practice of podiatry.

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

Senate File 361, a bill for an act relating to the purchase of motor vehicles by the state car dispatcher.

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

Senate File 406, a bill for an act relating to the time for holding municipal primaries in certain special charter cities.

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

House File 42, a bill for an act relating to farm to market roads.

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

House File 43, a bill for an act relating to secondary roads, farm to market roads and primary roads.

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

House File 46, a bill for an act relating to primary roads bonds and county road bonds.

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

House File 254, a bill for an act relating to the production and sale of dairy products.

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

House File 341, a bill for an act relating to fish and game licenses for residents of neighboring states.

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

House File 359, a bill for an act relating to the title of the state institution for children at Davenport, Iowa.

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

House File 569, a bill for an act relating to limitations on advertisements and lettings on contracts of road and bridge construction.

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

House File 577, a bill for an act relating to fees for motor vehicles.

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

House File 581, a bill for an act relating to penalties for violation of water navigation regulations.

Also: That the House has concurred in Senate amendments to and passed House File 224, a bill for an act providing for use of state funds to supplement funds of school districts and to make an appropriation therefor.

Also: That the House has concurred in Senate amendments to and passed House File 565, a bill for an act to appropriate from the general fund to the social welfare department for the purpose of aid to blind fund, aid to dependent children fund, child welfare fund, emergency relief fund and the old age assistance fund.

A. C. GUSTAFSON, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 42, a bill for an act to amend, revise and codify chapter three hundred ten (310), Code 1946, as amended by chapter one hundred sixty-two (162), Laws of the Fifty-second General Assembly, relating to farm to market roads.

Read first and second times and referred to the sifting committee.

House File 43, a bill for an act to amend, revise, consolidate and codify certain sections of chapters three hundred nine (309), three hundred ten (310) and three hundred thirteen (313), Code 1946, relating to secondary roads, farm to market roads and primary roads.

Read first and second times and referred to the sifting committee.

House File 46, a bill for an act to repeal chapters three hundred twelve (312), three hundred fourteen (314) and three hundred sixteen (316), Code 1946, relating to primary road bonds and county road bonds.

Read first and second times and referred to the sifting committee.

House File 254, a bill for an act to amend sections one hundred ninety-two point eight (192.8), one hundred ninety-two point twelve (192.12) and one hundred ninety-two point thirty-four (192.34), Code 1946, relating to the production and sale of dairy products.

Read first and second times and referred to the sifting committee.

House File 341, a bill for an act to amend section one hundred nine point nineteen (109.19), Code 1946, relating to fish and game licenses for residents of neighboring states.

Read first and second times and referred to the sifting committee.

House File 359, a bill for an act to amend chapter two hundred forty-four (244), Code 1946, relating to the title of the state institution for children at Davenport, Iowa.

Read first and second times and referred to the sifting committee.

House File 569, a bill for an act to amend chapter one hundred sixty-one (161), Acts of the Fifty-second General Assembly, relating to limitations on advertisements and lettings on contracts of road and bridge construction, work and material thereto.

Read first and second times and referred to the sifting committee.

House File 577, a bill for an act to amend sections three hundred twenty-one point one hundred nine (321.109) and three hundred twenty-one point one hundred seventeen (321.117), Code 1946, relating to fees for motor vehicles.

Read first and second times and referred to the sifting committee.

House File 581, a bill for an act relating to penalties for violation of water navigation regulations and to amend section one hundred six point twenty-seven (106.27), Code 1946.

Read first and second times and referred to the sifting committee.

On motion of Senator Lynes, the Senate recessed until 2:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

PRESENTATION OF VISITORS

Senator Hart, on behalf of Senator Byers, asked and received unanimous consent to present to the Senate twenty-three members of the Cedar Rapids Camp Fire Girls who were present in the balcony with their group leaders.

REPORT OF SIFTING COMMITTEE

MR. PRESIDENT: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the calendar:

S. F. 40	H. F. 557	H. F. 435
S. F. 41	H. F. 46	H.J.R. 9
S. F. 48	H. F. 43	S. F. 492
H. F. 524	H. F. 42	

LEO ELTHON, Chairman.

THIRD READING OF BILLS

On motion of Senator Dykhouse, Senate File 40, a bill for an act to repeal chapter three hundred six (306), Code 1946, to enact a substitute therefor, and to repeal or amend various other sections of the code, all relating to classification, jurisdiction, control, establishment, alteration and vacation of highways, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Dykhouse offered the following amendment by Senators Watson of O'Brien and Dykhouse and moved its adoption:

Amend Senate File 40, by adding at the end of section seventeen (17) the following: "In the event any such tract or parcel of land is sold, such 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 such sale."

The amendment was adopted.

Senator Faul offered the following amendment and moved its adoption:

Amend Senate File 40, section 5, by striking from line 6 the words "or railroad crossing thereon".

Further amend Senate File 40, section 5, by striking from line 7 the words "or railroad crossing thereon".

Further amend Senate File 40, section 6, by striking from lines 2 and 3 the words "or railroad crossing".

Further amend Senate File 40, section 6, by striking from line 5 the words "or crossing,".

Further amend Senate File 40, section 8, by striking from line 3 the words "or crossing,".

Further amend Senate File 40, section 11, by striking from line 5 the words "or crossing,".

Further amend Senate File 40, section 11, by striking from line 10 the words "or crossing,".

Further amend Senate File 40, section 6, by striking from line 7 the words "or crossing".

The amendment was adopted.

Senator Dykhouse offered the following amendment by Senators Dyhouse, Watson of O'Brien, Reilly, Elthon and Hultman and moved its adoption:

Amend Senate File 40 by striking section 26.

Further amend Senate File 40 by changing the word "be" in line 1 of section 12 of said bill to "by".

Further amend the title to Senate File 40 by inserting after the comma following the figure "1946" in the first line of said title the following:

Senator Dykhouse moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was: "except sections three hundred six point forty-eight (306.48), three hundred six point fifty-one (306.51) to three hundred six point fifty-nine (306.59), both inclusive, and three hundred six point sixty-one (306.61),".

The amendment was adopted.

Ayes, 47:

Augustine Gillespie Maytag Sharp Bateson Hart McCarville Skour McMurry Bekman Hatterv Tudor Henningsen Van Eaton Berg Mercer Van Patten Byers Hultman Miller Colburn Humbert Myrland Vittetoe Doud Jacobson Parker Walter Prentis Dykhouse Knudson Watson of Elthon Leo Reilly Pottawattamie Linnevold Ridout West Faul Fishbaugh Lord Risk Whitehead Roberts Zastrow Foster Lynes

Nays: none.

Absent or not voting, 3:

Benson Martin Watson of O'Brien

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

On motion of Senator Dykhouse, Senate File 41, a bill for an act to amend, revise and codify chapter three hundred nine (309), Code 1946, and chapter one hundred sixty-three (163), Laws of the Fifty-second General Assembly, relating to secondary roads, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Dykhouse offered the following amendment by Senator Watson of O'Brien and moved its adoption:

Amend Senate File 41, section 18, by striking from line 6 the period after the word "commission".

The amendment was adopted.

Senator Dykhouse offered the following amendment by Senators Dykhouse, Watson of O'Brien, Reilly, Elthon and Hultman and moved its adoption:

Amend Senate File 41 by striking the first word "five" in line seven (7) of section two (2) and substituting in lieu thereof the word "eight" and by adding to subparagraph b of section two (2) the following:

"Provided, that no county shall be required, as a condition precedent to being eligible to receive farm to market road funds on an equalization basis, to levy in excess of five and five-eighths mills."

Further amend Senate File 41 by striking section 20 of said bill and substituting in lieu thereof the following:

"Sec. 20. The secondary road maintenance fund and the secondary road construction fund are hereby abolished and in lieu thereof there is created one fund to be known as the 'secondary road fund'. Whenever in any statute the words 'secondary road construction fund' or 'secondary road maintenance fund' appear, they shall be construed to mean 'secondary road fund'."

Further amend the title of Senate File 41 by inserting after the comma (,) following the word "Assembly" in line three (3) of said title the following: "and to repeal section three hundred twenty-one point three hundred fifty-one (321.351), Code 1946,".

Senator Watson took the chair at 3:35 p.m.

The amendment was adopted.

Senator Dykhouse moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 46:

Augustine
Bateson
Bekman
Berg
Byers
Colburn
Doud
Dykhouse
Elthon

Fishbaugh

Faul

Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes

Maytag
McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk

Sharp
Skourup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
Pottawattamie
Whitehead
Zastrow

Nays: none.

Absent or not voting, 4:

Benson

Martin

Watson of O'Brien

Roberts

West

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

On motion of Senator Dykhouse, Senate File 48, a bill for an act to amend, revise, and codify chapter three hundred thirteen (313), Code 1946, relating to primary roads, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Dykhouse moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 46:

Augustine
Bateson
Bekman
Berg
Byers
Colburn
Doud
Dykhouse
Elthon

Faul

Foster

Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes

Gillespie

McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts

Maytag

Sharp
Skeurup
Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
Pottawattamie

Whitehead Zastrow

Nays: none.

Absent or not voting, 4:

Benson

Fishbaugh

Martin

Watson of O'Brien

West

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

On motion of Senator Hultman, House File 524, a bill for an act to amend chapter three hundred eleven (311), Code 1946, as amended by chapter one hundred sixty-three (163), Laws of the Fifty-second General Assembly, relating to secondary road assessment districts, and to repeal section five (5) of chapter one hundred sixty-three (163), Acts of the Fifty-second (52nd) General Assembly, was taken up, and considered.

Senator Elthon asked and received unanimous consent that further action on House File 524 be deferred and that the bill retain its place on the calendar.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate File 130, a bill for an act relating to sick leave for all public school employees.

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

House File 117, a bill for an act relating to headlights for rail employees when using track power cars at night.

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

House File 600, a bill for an act to restore to the general fund of the state certain moneys set aside from the emergency relief fund.

A. C. Gustafson, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 117, a bill for an act to amend section four hundred seventy-seven point twenty-two (477.22), Code 1946, relating to headlights for rail employees when using track power cars at night.

Read first and second times and referred to the sifting committee.

House File 600, a bill for an act to restore to the general fund of the state certain moneys set aside from the emergency relief fund created by section three (3), chapter forty-five (45), Acts of the Fiftieth General Assembly, as a revolving fund for the use of the state war surplus commodities board.

Read first and second times and referred to the sifting committee.

BILLS SIGNED BY THE GOVERNOR

Communications were received announcing that on April 7 the Governor had approved the following bills:

Senate File 28, relating to weight per bushel of soybeans.

Senate File 211, relating to capital stocks of Iowa corporations.

Senate File 257, relating to corporations for pecuniary profit.

Senate File 472, relating to the Van Meter consolidated school board.

Senate File 486, relating to the Winthrop consolidated school board.

Also, that on April 8, the Governor had approved the following bill:

Senate File 199, relating to unfair trade practices in the sale of cigarettes.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 146, 182, 306, 361, 406 and 446; also, House Files 316, 419, 561, 448 and 565.

DON RISK, Chairman Senate Committee.
GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: Senate Files 146, 182, 306, 361, 406 and 446; also, House Files 316, 419, 561, 448 and 565.

REPORT OF SIFTING COMMITTEE

Mr. PRESIDENT: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the calendar:

S. F. 514	•	H. F. 158	H. F. 408
H. F. 575		H.J.R. 10	H. F. 121

S. F. 479

LEO ELTHON, Chairman,

BILLS ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bills to committee:

H. F. 575 Appropriations.

H.J.R. 10 Appropriations.

REPORTS OF COMMITTEE

Senator Lynes submitted the following report:

MR. PRESIDENT: Your committee on appropriations to which was referred Senate File 500, a bill for an act to make appropriations to certain named persons in settlement of damages sustained by them on account of accidents on primary roads, or on account of collisions with state highway equipment, or on account of acts of commission or omission by the state highway commission or its employees, begs leave to report it has had the same under consideration and returns the bill without recommendation.

J. KENDALL LYNES, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred Senate File 510, a bill for an act to make appropriations to certain named persons in settlement of claims made against the state of Iowa, begs leave to report it has had the same under consideration and returns the bill without recommendation.

J. KENDALL LYNES, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred Senate File 511, a bill for an act to make appropriations to certain named persons in settlement of claims made against the state of Iowa, begs leave to report it has had the same under consideration and returns the bill without recommendation.

J. KENDALL LYNES, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 552, a bill for an act to authorize the exchange of certain land now used in connection with the Independence state hospital for certain farm land adjoining, and to provide for an appropriation therefor, begs leave to report it has had the same under consideration and recommends the same do pass.

J. KENDALL LYNES, Chairman,

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 557, a bill for an act to authorize the purchase of certain farm land adjoining the Glenwood state school, and to provide for an appropriation therefor, begs leave to report it has had the same under consideration and recommends the same do pass.

J. KENDALL LYNES, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 572, a bill for an act to appropriate certain funds to the custodian of public buildings and grounds of the state of Iowa from the general fund of the state for the maintenance and upkeep of the capitol building and all outlying buildings, begs leave to report it has had the same under consideration and recommends the same do pass.

J. KENDALL LYNES, Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate File 506 by striking section 2 and inserting in lieu thereof the following:

"Sec. 2. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Nevada Evening Journal, a newspaper published at Nevada, Iowa, and in The Northwood Anchor & Index, a newspaper published at Northwood, Iowa."

JOHN R. HATTERY.

Amend Senate File 511, section 1, line 61, page 3, under claim 121, by striking the amount \$6,669.25 and substituting in lieu thereof the amount \$4,000.

W. N. SKOURUP.

Amend House Concurrent Resolution 19 as follows: In the resolution which says, "Now, Therefore, Be It Resolved by the House, the Senate Concurring:" strike the words "economic analyst and advisor to the forty-eight states secretaries of agriculture".

W. ELDON WALTER.

Amend House File 15, section 2, by striking from line 12 the word "code".

Further amend House File 15, subsection 2 of section 3, by striking from line 15 the word "code".

Further amend House File 15, subsection 2 of section 3, by striking all of line 17.

Further amend House File 15, subsection 4 of section 3, by substituting a comma (,) for the period (.) at the end of line 20 and by adding thereto the following: "or the state building official, as the case may be."

Further amend House File 15, section 5, by striking from line 1 the word "code"; and by striking from line 2 of said section 5 the word "code"; and by inserting after the word "of" in line 2 of said section 5 the words "the secretary of state, who shall be chairman of the council, the state fire marshal, and".

Further amend House File 15, section 8, by inserting after the word "council" in line 1 the words ", except those in full time employment of the state of Iowa,".

Further amend House File 15, section 9, by striking from line 4 the words "a chairman,"; and by striking from line 12 of said section 9 the word "commissioner" and inserting in lieu thereof the word "official".

Further amend House File 15, section 11, subsection 2, by striking from lines 21 and 22 the words "by the state building commissioner and building officials"; and by striking from line 34, subsection 5 of said section 11, the word "annually" and inserting in lieu thereof the word "biennially"; and by striking from line 51 of subsection 7 of said section 11 the period (.) and inserting in lieu thereof the following: ", and when requested by the council such tests shall be made by any state department which has the facilities for the making of such tests."

Further amend House File 15, subsection b of section 12, by striking from line 29 the words "building code".

Further amend House File 15, section 20, by striking from line 1 the word "commissioner" and inserting in lieu thereof the word "official"; and by striking from lines 2 and 3 of said section 20 the words "whose appointment shall be approved by the executive council of the state of Iowa"; and by striking from line 4 of said section 20 the word "commissioner" and inserting in lieu thereof the word "official".

Further amend House File 15, section 21, by striking from line 1 the word "commissioner" and inserting in lieu thereof the words "state building official".

Further amend House File 15, section 22, by striking from line 1 the word "commissioner" and inserting in lieu thereof the words "state building official"; and by striking from line 2 of said section 22 the word "commissioner" and inserting in lieu thereof the word "council"; and by inserting after the word "any" in line 8 of said section 22 the word "financial". Further amend House File 15, section 23, by striking from 'e 1 the word "commissioner" and inserting in lieu thereof

the word "official"; and by striking from line 2 of said section 23 the word "commissioner" and inserting in lieu thereof the word "official".

Further amend House File 15, section 25, by striking the period (.) at the end of line 7 and inserting in lieu thereof the following: ", except as otherwise provided by this act."

Further amend House File 15, section 26, by striking the word "the" at the end of line 6 and by striking all of line 7 and substituting a small letter "t" for the capital "T" in the word "The" at the beginning of line 8; and by striking from line 9 of said section 26 the words "may appoint" and inserting in lieu thereof the words "shall designate"; and by striking from line 10 of said section 26 the word "the" preceding the word "state" at the end of said line 10; and by striking from line 11 of said section 26 the word "code"; and by adding at the end of line 15 of said section 26 the following: "In the event of failure on the part of any council or board of supervisors to make such designation before July 4, 1951, the state building official and inspectors shall assume jurisdiction in regard to enforcement of the provisions of this act until such time as a local building official is appointed."

Further amend House File 15 by striking all of section 27.

Further amend House File 15, section 28, by striking from line 1 the word "The" and inserting in lieu thereof the word "Any".

Further amend House File 15, section 30, by inserting before the word "building" in line 2 the word "local"; and by striking the period (.) at the end of line 2 and by adding the following: "or the state building official, as the case may be."; and by inserting before the word "building", line 4 of said section 30, the word "state"; and by striking from line 4 of said section 30 the word "commissioner" and inserting in lieu thereof the word "official"; and by striking the comma (,) and the word "and" at the end of line 4 of said section 30 and inserting in lieu thereof a period (.); and by striking from line 5 of said section 30 the words "furnished by the building official."

Further amend House File 15, section 32, by inserting after the words "building official" the words "to whom application is made".

Further amend House File 15, section 34, by striking from line 3 the words "which notice shall state" and inserting in lieu thereof the words "of the city or county involved, stating".

Further amend House File 15, section 35, by striking from line 1 the words "The building official" and inserting in lieu thereof the words "Local building officials"; and by striking from line 2 of said section 35 the word "commissioner" and substituting in lieu thereof the word "official".

Further amend House File 15, section 43, by striking from line 3 the word "code"; and by striking from line 5 of said section 43 the word "code"; and by striking from line 7 of said section 43 the word "commissioner" and inserting in lieu thereof the word "official"; and by striking from line 14 of said section 43 the words "building commissioner" and inserting in lieu thereof the words "state building official"; and by striking from line 31 of said section 43 the word "code".

Further amend House File 15, section 44, by striking the word "the" at the beginning of line 3 and inserting in lieu thereof the word "any"; and inserting in line 12 of said section 44 after the word "town" a comma (,), and by striking the word "or" and inserting after the comma (,) following the word "county" the words "or state,".

Further amend House File 15 by striking section 50. Further amend House File 15 by striking all after the word "Act" in line 1 of the title and by inserting in lieu thereof the following: "to promote the life, health and safety of persons in the use and occupancy of buildings used by the public: to establish a state building code, under the requirements of this act, prescribing minimum standards in the construction, reconstruction, alteration, addition and repair of buildings used by the public; to define the scope of this act and the state building code established hereunder; to create a state building council in the office of the secretary of state, defining its powers and duties; and fixing the compensation of the members thereof; to provide for the appointment of a state building official to administer the provisions of this act, and defining his powers and duties: to provide for the registration and appointment of local building officials and licensed inspectors to carry out the local administration and enforcement of the provisions of this act; to provide for the issuance of building permits for the construction, reconstruction, alteration, addition and repair of buildings used by the public; to provide for the issuance of certificates of occupancy; to provide for the collection of permit fees by cities, towns, counties and the state building council; to grant the right of appeal from the action of the local building officials and of local boards of appeal; and to fix the penalties for violations of the provisions of this act."

GEORGE FAUL.
O. N. HULTMAN,
JOHN R. HATTERY,
RALPH W. ZASTROW,
JOHN P. BERG,
DEVERE WATSON of Pottawattamie.
FRANK C. BYERS.

Amend the Vittetoe and Prentis amendment to House File 30, filed April 7, 1949, by striking from line 5 the words "fifteen hundred" and inserting in lieu thereof the words "two thousand".

Further amend the Vittetoe and Prentis amendment to House File 30, filed April 7, 1949, by striking from line 7 the word "fifteen" and inserting in lieu thereof the word "twenty".

GEORGE FAUL

Amend House File 42 by striking from section 2, lines 9, 10 and 11, the words "Said road system may, with the consent of the board of supervisors, be changed or modified by the state highway commission." and inserting in lieu thereof the words "Said road system may, with consent of the state highway commission, be changed and modified by the board of supervisors."

ALDEN L. DOUD.

Amend section 6 of House File 43 by inserting after the figure "(310.21)" and preceding the comma (,) in line 2 of said section the following: "and three hundred thirteen point twenty-one (313.21)".

> J. T. DYKHOUSE, HARRY E. WATSON of O'Brien, ROBERT C. REILLY, LEO ELTHON and O. N. HULTMAN.

Amend House File 525 by striking from lines 8 and 9, section 1, the words "subject to the penalties for perjury."

Further amend House File 525 by inserting a new section following section 1:

"Sec. 2. If any member of any such official body shall file or cause to be filed a false sworn statement or violate any provision herein, he shall be guilty of a misdemeanor and fined not less than \$100 and not more than \$1,000."

Further amend House File 525 by renumbering the remaining sections.

JOHN P. BERG.

Amend House File 584 by adding to section 1 thereof the following: "(c). All funds expended under the provisions of this act shall be subject to the approval of the retrenchment and reform committee."

COMMITTEE ON APPROPRIATIONS.

J. KENDALL LYNES, Chairman.

On motion of Senator Lynes, the Senate adjourned until 10:00 a.m., Tuesday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, APRIL 12, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend Edwin Briggs, pastor of the First Methodist church, Newton, Iowa.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Augustine, from employees of Keokuk and Mahaska county highway commissions favoring legislation pertaining to old age and survivors' insurance for certain public employees.

By Senator Henningsen, telegrams and communications from residents of Clinton county favoring legislation pertaining to old age and survivors' insurance for certain public employees.

By Senator Linnevold, from residents of Winneshiek county favoring legislation pertaining to old age and survivors' insurance for certain public employees.

By Senator Roberts, from residents of Keokuk county favoring legislation pertaining to old age and survivors' insurance for certain public employees.

By Senator Zastrow, from employees of Floyd county highway commission favoring legislation pertaining to old age and survivors' insurance for certain public employees.

INTRODUCTION OF BILLS

Senate File 515, by committee on claims, a bill for an act to make appropriations to Dubuque Stone Products Company, John Griswold, Louis J. Muehle, Webster County, G. E. Pearson, Cargill, Inc., Oakville Consolidated School District, Gamble Robinson Company, Concrete Materials and Construction Company.

Read first and second times and referred to the sifting committee.

Senate File 516, by committee on appropriations, a bill for an act to appropriate four million dollars (\$4,000,000) to the department of public instruction for supplemental aid to certain school

districts of the state, as provided by chapter two hundred eightysix (286), Code 1946.

Read first and second times and referred to the sifting committee.

Senate File 517, by committee on appropriations, a bill for an act to appropriate six million dollars (\$6,000,000) to the department of instruction for state aid for transportation as provided by chapter two hundred eighty-five (285), Code 1946.

Read first and second times and referred to the sifting committee.

SENATE CONCURRENT RESOLUTION 18

Senator Skourup called up Senate Concurrent Resolution 18, by the committee on claims, and found on pages 992 to 997 of the Senate Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

PRESENTATION OF VISITORS

Senator Faul asked and received unanimous consent to present to the Senate thirty-seven members of the 6A class of the Willard school who were present in the balcony with their instructor, Miss McCullock.

Senator Zastrow asked and received unanimous consent to present to the Senate thirty-four members of the class in government of the Rockford high school who were present in the balcony with their superintendent, Mr. Court Ferguson, and their instructor, Edith Sarvis.

Senator Watson of Pottawattamie, on behalf of Senator Faul, asked and received unanimous consent to present to the Senate the members of junior class of the Alleman consolidated school who were present in the balcony with their principal, Mr. W. H. Eliason.

THIRD READING OF BILLS

On motion of Senator Lynes, Senate File 514, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1949, and ending June 30, 1951, to the board of education for the support, maintenance, repairs, replacements or alterations of institutions under said board of education, was taken up, and considered.

Senator Bateson offered the following amendment by Senators Bateson, Colburn and Maytag and moved its adoption:

Amend Senate File 514 by adding at the end of section 2 the following: "In consideration of the increased appropriation to the State University of Iowa of approximately forty per cent (40%) over the amount appropriated by the Fifty-second General Assembly, and in view of the extremely critical shortage of medical doctors in the state of Iowa, it is the expressed direction of the Fifty-third General Assembly that the State University Medical School shall do all in its power to increase to maximum capacity the number of medical students enrolled and graduated, beginning with the next school year."

The amendment was adopted.

Senator Lynes moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Hart	
Hattery	
Henningsen	
Jacobson	
Knudson	
McCarville	
	Hattery Henningsen Hultman Humbert

McMurry Mercer Miller Myrland Prentis Reilly Ridout Risk Roberts Sharp Skourup Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 2:

Benson

Martin

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

Senator Lynes moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

Senator Lynes asked and received unanimous consent that Senate File 514 be immediately messaged to the House, which request was complied with.

On motion of Senator Lynes, Senate File 479, a bill for an act to make an appropriation from the general fund of the state of Iowa in the sum of fifteen thousand dollars (\$15,000) or so much

thereof as may be necessary for the purpose of paying the expense of a survey by the state conservation commission of the water pollution problem and sanitary condition in relation to Clear Lake and abutting property in Cerro Gordo county, Iowa, was taken up, and considered.

Senator Knudson offered the following amendment and moved its adoption:

Amend the title to Senate File 479 by striking the period (.) at the end thereof and adding the following: ", and providing reimbursement to the state for funds expended from the appropriation provided."

Further amend Senate File 479 by substituting a comma for the period in line five of section 3 and adding the following: "not later than December 1, 1949."

Further amend Senate File 479 by adding the following section:

"In the event that the survey recommend action which results in the creation of sanitary districts or drainage districts having as their object the providing of facilities for prevention of the pollution of Clear Lake, the state shall be reimbursed for the cost of the survey by such district or districts in proportion to the benefits received, as determined in the creation of the district or districts involved."

The amendment was adopted.

Senator Lynes moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 45:

Augustine Hart McMurry Tudor Bateson Hattery Mercer Van Eaton Henningsen Miller Van Patten Bekman Hultman Myrland Vittetoe Berg Byers Humbert Parker Walter Colburn Knudson Prentis Watson of Leo Reilly O'Brien Dykhouse Elthon Linnevold Ridout Watson of Lord Risk **Pottawattamie** Faul Fishbaugh Lynes Roberts Whitehead Zastrow Foster Maytag Sharp McCarville Skourup Gillespie

Nays: none.

Absent or not voting, 5:

Benson Jacobson Martin West

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

Senator Lynes moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Skourup, Senate File 500, a bill for an act to make appropriations to certain named persons in settlement of damages sustained by them on account of accidents on primary roads, or on account of collisions with state highway equipment, or on account of acts of commission or omission by the state highway commission or its employees, was taken up, and considered.

Senator Skourup offered the following amendment and moved its adoption:

Amend Senate File 500, section 1, by adding line 87 as follows: William Carroll, Ionia, Iowa, H-32-1949, damage to truck, \$56.83.

Senator Sharp took the chair at 10:25 a.m.

The amendment was adopted.

Senator Skourup moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine Hart Bateson Hattery Bekman Hennings**e**n Berg Hultman Byers Humbert Colburn Jacobson Doud Knudson Dykhouse Leo Elthon Linnevold Faul Lord Fishbaugh Lynes Foster Maytag McCarville Gillespie

McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp Skourup Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 2: Benson Martin

The bill having received a constitutional and two-thirds majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Skourup, Senate File 510, a bill for an act to make appropriations to certain named persons in settlement of claims made against the state of Iowa, with report of committee without recommendation, was taken up, considered, and the report of the committee adopted.

Senator Skourup moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine Hart Bateson Hattery Bekman Henningsen Berg Hultman Byers Humbert Colburn Jacobson Knudson Doud Dykhouse Leo Elthon Linnevold Faul Lord Fishbaugh Lynes Foster Maytag Gillespie McCarville

McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp
Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Zastrow

Nays: none.

Absent or not voting, 2:

Benson

Martin

The bill having received a constitutional and two-thirds majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Skourup, Senate File 511, a bill for an act to make appropriations to certain named persons in settlement of claims against the state of Iowa, with report of committee without recommendation, was taken up, considered, and the report of the committee adopted.

Senator Skourup offered the following amendment and moved its adoption:

Amend Senate File 511, section 1, line 30, by striking the amount "217.00" and inserting in lieu thereof the amount "42.00".

The amendment was adopted.

Senator Skourup offered the following amendment and moved its adoption:

Amend Senate File 511, section 1, line 61, page 3, under claim 121, by striking the amount "\$6,669.25" and substituting in lieu thereof the amount "\$4,000".

The amendment was adopted.

President Evans took the chair at 11:20 a.m.

Senator Jacobson moved that the vote by which the above amendment to section 1, line 61, of Senate File 511 was adopted be reconsidered.

Division was called for.

The motion prevailed and the vote was reconsidered.

On motion of Senator Jacobson, the amendment was lost.

Senator Skourup moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 46:

Augustine
Bateson
Hart
Bekman
Hatte
Berg
Henn
Byers
Colburn
Doud
Mond
Dykhouse
Elthon
Faul
Fishbaugh
Foster
Gilles
Hart
Hatte
Hatte
Henn
Jacob
Leo
Linne
Lyne
Mayt

Gillespie
Hart
Hattery
Henningsen
Hultman
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes
Maytag

McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp

Skourup Tudor Van Eaton Van Patten Vittetoe Watson of O'Brien Watson of Pottawattamie West Whitehead Zastrow

Nays, 1: Humbert

Absent or not voting, 3:

Benson

Martin

Walter

The bill having received a constitutional and two-thirds majority was declared to have passed the Senate and the title was agreed to.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 435, a bill for an act relating to school buses.

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

House File 290, a bill for an act relating to the serving of a notice for the termination of a farm tenancy.

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

House File 294, a bill for an act relating to an appropriation from the general fund of the state of Iowa to the state soil conservation committee.

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

House File 369, a bill for an act relating to the issuance of licenses for the practice of embalming.

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

House File 587, a bill for an act relating to the amount that school districts may levy for the general fund of school districts.

A. C. GUSTAFSON, Chief Clerk.

HOUSE AMENDMENTS TO SENATE FILE 435

- 1. Amend section two (2) of Senate File 435 by adding the following after the period in line fourteen (14): "No school bus shall stop to load or unload pupils unless there is at least three hundred (300) feet of clear vision in each direction."
- 2. Amend Senate File 435, section three (3), subsection six (6), by adding after the "period (.)" in line thirty (30) the following: "The emergency door in pusher and transit type school buses shall be located as provided in the 'standards of construction' established for such vehicles."
- 3. Further amend Senate File 435, section three (3), line eighty-three (83), by inserting after the word "specifications" the following: "on all new buses".
- 4. Amend Senate File 435 by adding thereto the following new section: "Sec. 9. That section three hundred twenty-one point two hundred forty-nine (321.249) be and it is hereby amended by striking the word 'and' in the first line of the said section, and inserting after the word 'towns' in the first line of said section 'and counties'.

"Further amend said section by inserting after the word 'streets' in the fifth line of the said section the following: 'in such cities and towns and highways in counties'.

HOUSE MESSAGES CONSIDERED

House File 290, a bill for an act to amend section five hundred sixty-two point six (562.6), and to repeal section five hundred sixty-two point seven (562.7), Code 1946, relating to the serving of a notice of the termination of a farm tenancy.

Read first and second times and referred to the sifting committee.

House File 294, a bill for an act to appropriate from the general fund of the state of Iowa to the state soil conservation committee the sum of fifty thousand dollars (\$50,000) for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, to carry on soil conservation work in soil conservation districts which are organized under the soil conservation district law, chapter one hundred sixty (160), Code of Iowa 1946, and to amend said chapters.

Read first and second times and referred to the sifting committee.

House File 369, a bill for an act to amend section one hundred fifty-six point three (156.3), Code 1946, relating to the issuance of licenses for the practice of embalming, by adding two years of college education as a requirement for licensing.

Read first and second times and referred to the sifting committee.

House File 587, a bill for an act to amend chapter one hundred fifty-five (155), of the Laws of the Fifty-second General Assembly, relating to the amount that school districts may levy for the general fund of school districts.

Read first and second times and referred to the sifting committee.

HOUSE AMENDMENTS CONSIDERED

Senator Hattery called up for consideration Senate File 435, a bill for an act to amend chapter three hundred twenty-one (321), Code 1946, motor vehicles and law of road and relating to school buses, amended by the House.

Note: See further action on Senate File 435 under date of April 19.

THIRD READING OF BILLS

On motion of Senator Lynes, House File 552, a bill for an act to authorize the exchange of certain land now used in connection with the Independence state hospital for certain farm land adjoining, and to provide for an appropriation therefor, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lynes moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine	Colburn	Fishbaugh	Henningsen
Bateson	Doud	Foster	Hultman
Bekman	Dykhouse	Gillespie	Humbert
Berg	Elthon	Hart	Jacobson
Byers	Faul	Hattery	Knudson

Miller Leo Myrland Linnevold Lord Parker Lynes Prentis Maytag Reilly McCarville Ridont McMurry Risk Mercer Skourup

Sharp Skourup Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West Whitehead Zastrow

Nays: none.

Absent or not voting, 2: Benson Martin

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

On motion of Senator Lynes, House File 557, a bill for an act to authorize the purchase of certain farm land adjoining the Glenwood state school, and to provide for an appropriation therefor, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lynes moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine Hart
Bateson Hatte
Bekman Henn
Berg Hultr
Byers Hum
Colburn Jacob
Doud Knud
Dykhouse Leo
Elthon Linne
Faul Lord
Fishbaugh Lyne
Gillespie McCo

Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes
Maytag
McCarville

McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts

Sharp

Roherts

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West

Whitehead

Zastrow

Nays: none.

Absent or not voting, 2:

Benson

Martin

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

On motion of Senator Lynes, House File 572, a bill for an act to appropriate certain funds to the custodian of public buildings and grounds of the state of Iowa from the general fund of the state for the maintenance and upkeep of the capitol building and all outlying buildings, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lynes moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine Hart Bateson Hattery Bekman Henningsen Hultman Berg Byers Humbert Colburn Jacobson Doud Knudson Dykhouse Leo Elthon Linnevold Faul Lord Fishbaugh Lynes Foster Maytag Gillespie McCarville

McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp Skourup Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 2:

Benson

Martin

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

On motion of Senator Doud, Senate File 492, a bill for an act to authorize the political subdivisions of the state of Iowa to effect decontrol provisions under the federal rent control act, was taken up, and considered.

Senator Doud offered the following amendment and moved its adoption:

Amend Senate File 492 by inserting the following as a new section: "Sec. 3. The provisions of this act shall apply to cities under special charter."

Further amend Senate File 492 by renumbering the remaining section.

The amendment was adopted.

Senator Doud offered the following amendment and moved its adoption:

Amend Senate File 492 by striking from section 1, lines 1 and 2, the words "and boards of supervisors in areas outside cities and towns".

Further amend Senate File 492, section 1, by striking from line 6 the words "governing their participation in" and substituting in lieu thereof the words "recommending the termination of", and adding after the word "program" in line 6 the words "in their area".

The amendment was adopted.

Senator Doud moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine Hart Bateson Hattery Bekman Henningsen Berg Hultman Byers Humbert Colburn Jacobson Doud Knudson Dykhouse Leo Elthon Linnevold Faul Lord Fishbaugh Lynes Foster Maytag McCarville Gillespie

McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp Skourup Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Zastrow

Nays: none.

Absent or not voting, 2:

Benson

Martin

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

On motion of Senator Lynes, the Senate recessed until 2:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

THIRD READING OF BILLS

On motion of Senator Watson of Pottawattamie, House File 435, a bill for an act to amend chapter four hundred nineteen (419), Code 1946, relating to the city manager plan by popular election; providing for the election and terms of council members under the city manager plan, was taken up, and considered.

Senator Watson of Pottawattamie moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine Hart Bateson Hattery Bekman Henningsen Berg Hultman Byers Humbert Colburn Jacobson Doud Knudson Dykhouse Leo Elthon Linnevold Faul Lord Fishbaugh Lynes Foster Maytag McCarville Gillespie

McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Risk Roberts Sharp Skourup Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 2:

Benson

Martin

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

Senator Miller asked and received unanimous consent to take up for consideration the following resolution: House Joint Resolution 9, a resolution relating to the naming of certain land belonging to the state of Iowa.

Senator Miller moved that the resolution be read a third time

now, which motion prevailed, and the resolution was read a third time.

On the question "Shall the resolution pass?" the vote was:

Ayes, 48:

Augustine
Bateson
Bekman
Berg
Byers
Colburn
Joud
Koykhouse
Elthon
Faul
Fishbaugh
Foster
Gillespie

Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes
Maytag
McCarville

McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp

Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West

Pottawat West Whitehead Zastrow

Nays: none.

Absent or not voting, 2:

Benson

Martin

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

Senator Miller moved that the vote by which the resolution passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Faul, House File 158, a bill for an act to further amend section six hundred two point forty-six (602.46), Code 1946, as amended by chapter two hundred eighty-four (284), Acts of the Fifty-second General Assembly, relating to compensation of municipal court reporters, was taken up, and considered.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48: Augustine

Bateson Bekman Berg Byers Colburn Doud Dykhouse Elthon Faul
Fishbaugh
Foster
Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert

Jacobson Knudson Leo Linnevold Lord Lynes Maytag McCarville

McMurry

Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp Skourup Tudor Van Eaton

Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West Whitehead Zastrow

Nays: none.

Absent or not voting, 2: Benson Martin

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

Senator Doud took the chair at 2:45 p.m.

On motion of Senator Hattery, House File 577, a bill for an act to amend sections three hundred twenty-one point one hundred nine (321.109) and three hundred twenty-one point one hundred seventeen (321.117), Code 1946, relating to fees for motor vehicles, was taken up, and considered.

Senator Hattery offered the following amendment and moved its adoption:

1. Amend House File 577 by adding the following new sections:

"Sec. 4. Section three hundred twenty-one point one hundred thirty (321.130), Code 1946, is hereby amended by inserting after the word 'vehicles' in line three (3) the words 'or trailers'.

"Further amend said section by inserting after the word 'vehicles' in line four (4) the words 'or trailers'.

"Further amend said section by inserting after the word 'vehicle' in line five (5) the words 'or trailer'.

"Further amend said section by inserting after the word 'vehicle' in lines eight (8) and nine (9) the words 'or trailer'.

"Further amend said section by inserting after the word 'vehicle' in line ten (10) the words 'or trailer'.

- "Sec. 5. Further amend section three hundred twenty-one point one hundred thirty (321.130), Code 1946, by striking the period (.) in line eleven (11) and adding thereto the following: 'or unless the same is actually being used for dwelling purposes for more than six (6) months during each calendar year.'"
- 2. Amend the title to House File 577 by striking from line two (2) the word "and" and inserting in lieu thereof a comma (,) and by striking from lines three (3) and four (4) the punctuation and words ", relating to fees for motor vehicles" and inserting in lieu thereof the following: "and three hundred twenty-one point one hundred thirty (321.130), relating to registration fees for motor vehicles."

The amendment was adopted.

Senator Bateson offered the following amendment and moved its adoption:

Amend House File 577 by striking all of section 2 thereof. Further amend by renumbering the remaining section.

The amendment was adopted.

Senator Faul offered the following amendment and moved its adoption:

Amend House File 577 by striking all of sections 1 and 3.

Senator Knudson moved that House File 577 be laid upon the table.

Roll call was demanded:

On the question "Shall House File 577 be laid upon the table?" the vote was:

A	***	7	
~	yes.	•	è

Knudson	Mercer	Watson of	Zastrow
Leo	Parker	Pottawattamie	
Linnevold			

Nays, 35:

Augustine	Hart	McMurry	Tudor
Bateson	Hattery	Miller	Van Eaton
Berg	Henningsen	Myrland	Van Patten
Colburn	Humbert	Prentis	Vittetoe
Doud	Jacobson	Ridout	Walter
Dykhouse	Lord	Risk	Watson of
Elthon	Lynes	Roberts	O'Brien
Faul	Maytag	Sharp	West
Gillespie	McCarville	Skourup	Whitehead

Absent or not voting, 8:

Bekman	Byers	Foster	Martin
Benson	Fishbaugh	Hultman	Reilly

The motion was lost.

Senator Maytag moved the previous question on the amendment by Senator Faul, which motion prevailed.

The amendment was lost.

Senator Hattery moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 31:

Augustine	Hattery '	Mercer	Van Eaton
Bateson	Humbert	Myrland	Vittetoe
Berg	Jacobson	Parker	Watson of
Colburn	Lord	Prentis	O'Brien
Dykhouse	Lynes	Reilly	Watson of
Elthon	Maytag	Roberts	Pottawattamie
Fishbaugh	McCarville	Skourup	West
Gillespie	McMurry	Tudor	Zastrow
Hart -	•		

Nays, 11:

Faul Leo Ridout Walter Whitehead Henningsen Linnevold Sharp Van Patten Knudson Miller

Absent or not voting, 8:

Bekman Byers Foster Martin Doud Benson Hultman Risk

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

On motion of Senator Dykhouse, House File 46, a bill for an act to repeal chapters three hundred twelve (312), three hundred fourteen (314) and three hundred sixteen (316), Code 1946, relating to primary road bonds and county road bonds, was taken up, and considered.

Senator Dykhouse moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 30:

Faul McCarville Van Eaton Augustine Bateson Fishbaugh McMurry Vittetoe Bekman Watson of Gillespie Mercer O'Brien Miller Berg Hart Colburn Hattery Myrland Watson of Pottawattamie Doud Jacobson -Parker Dykhouse West Lynes Reilly Elthon Whitehead Maytag Risk Nays, 13:

Tudor Henningsen Lord Roberts Walter Knudson Prentis Sharp Ridout Zastrow Leo Skourup Linnevold

Absent or not voting. 7:

Benson Foster Humbert Van Patten Byers Hultman Martin

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

Senator Dykhouse moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Watson of O'Brien, House File 43, a bill for an act to amend, revise, consolidate and codify certain sections of chapters three hundred nine (309), three hundred ten (310)

and three hundred thirteen (313), Code 1946, relating to secondary roads, farm to market roads and primary roads, was taken up, and considered.

Senator Dykhouse offered the following amendment by Senators Dykhouse, et al., and moved its adoption:

Amend section 6 of House File 43 by inserting after the figure "(310.21)" and preceding the comma (,) in line 2 of said section the following: "and three hundred thirteen point twenty-one (313.21)".

The amendment was adopted.

Senator Watson of O'Brien moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 48:

Augustine Hart McMurry Tudor Van Eaton Bateson Hattery Mercer Bekman Henningsen Miller Van Patten Berg Hultman Myrland Vittetoe Byers Humbert Parker Walter Colburn Jacobson Prentis Watson of Doud Knudson Reilly O'Brien Dykhouse Watson of Ridout Leo Elthon Linnevold Risk Pottawattamie West Faul Roberts Lord Fishbaugh ' Whitehead Lvnes Sharp Skourup Zastrow Foster Maytag McCarville Gillespie

Nays: none.

Absent or not voting, 2:

Benson

Martin

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

On motion of Senator Watson of O'Brien, House File 42, a bill for an act to amend, revise and codify chapter three hundred ten (310), Code 1946, as amended by chapter one hundred sixty-two (162), Laws of the Fifty-second General Assembly, relating to farm to market roads, was taken up and considered.

President Evans took the chair at 3:40 p.m.

Senator Doud offered the following amendment and moved its adoption:

Amend House File 42 by striking from section 2, lines 9, 10 and 11, the words "Said road system may, with the consent of the board of supervisors, be changed or modified by the state highway commission." and inserting in lieu thereof the words "Said road system may, with consent of the state highway commission, be changed and modified by the board of supervisors."

The amendment was adopted.

Senator Watson of O'Brien moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 43:

Augustine
Bateson
Bekman
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Jacobson
Knudson
Linnevold
Lord
Lynes
Maytag

McCarville
McMurry
Mercer
Miller
Myrland
Parker
Ridout
Risk
Roberts
Sharp
Skourup

Tudor
Van Eaton
Van Patten
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West

Whitehead Zastrow

Nays, 2:

Prentis

Vittetoe

Absent or not voting, 5:

Benson Humbert Leo

Martin

Reilly

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

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 348, a bill for an act relating to transferees from state hospitals for the insane to county or private institutions for the insane.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 417, a bill for an act relating to schools and transportation of pupils who attend public school and funds provided therefor.

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

House File 440, a bill for an act to provide for the preparation and adoption of school budgets.

A. C. Gustafson, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 348

Amend Senate File 348 by inserting after the numbers two hundred twenty-seven point eleven (227.11) in line five (5) of section two (2) the following: "or committed to a county home by a commission of insanity".

HOUSE AMENDMENT TO SENATE FILE 417

Amend Senate File 417 by striking all of section two (2) and substituting in lieu thereof the following:

- "Sec. 2. Section two hundred eighty-five point two (285.2), Code 1946, is hereby amended as follows:
- "1. Strike from lines three (3) and four (4) the word 'eighteen' and insert the word 'thirty'.
- "2. Strike from line four (4), subsection one a (1 a), the word 'eighteen' and insert the word 'thirty'.
- "3. Strike from line four (4), subsection one b (1 b), the word 'eighteen' and insert the word 'thirty'.
- "4. Strike from line five (5), subsection one b (1 b), the word 'nineteen' and insert the word 'thirty-one'.
- "5. Strike from line three (3), subsection one c (1 c), the word 'nineteen' and insert the word 'thirty-one'.
- "6. Strike from lines four (4) and five (5), subsection one c (1 c), the word 'twenty-one' and insert the word 'thirty-three'.
- "7. Strike from line four (4), subsection one d (1 d), the word 'seventeen' and insert the word 'thirty'.
- "8. Strike from line four (4), subsection one e (1 e), the word 'sixteen' and insert the word 'twenty-nine'.
- "9. Strike from line one (1), subsection two b (2 b), the word 'eighteen' and insert the word 'thirty'.
- "10. Strike from line three (3), subsection three (3), the word 'eighteen' and insert the word 'thirty'.
- "11. Strike from line six (6) of the last paragraph the 'semicolon (;)' and all that follows and substitute in lieu thereof a 'period (.)' together with the following: 'In school districts where transportation by school bus is not practicable or available, and approved special transportation arrangements are made, the distribution formula shall be waived and the reimbursement from the state for such costs shall be twenty-three dollars (\$23) per pupil per school year, except that in no event shall any district be reimbursed in any amount in excess of the actual cost per

"Reimbursement from the state for transportation costs incurred shall be paid to:

- "1. Districts for transportation provided to its own school for all pupils entitled to free transportation.
- "2. Districts for transportation provided to another school for all pupils entitled to free transportation.
- "3. Districts for transportation provided to pupils residing in one district and who are entitled to transportation but are transported to a school other than to the school which is operating the transportation equipment.

"When the pupils from the sending district are transported by the receiving district the reimbursement will be made to the receiving district and shall constitute a credit to the sending district on the cost of transportation. The receiving district in billing the sending district shall bill only for the difference between the state reimbursement and the actual approved cost of transportation.

"The appropriation for transportation shall be used to reimburse school districts for cost incurred in the amount and manner as are provided in this chapter. In the event the balance is insufficient to reimburse the district in full for the approved claims, the amount available shall be prorated to the several districts in ratio to amount earned."

HOUSE MESSAGE CONSIDERED

House File 440, a bill for an act to provide for the preparation and adoption of school budgets, preparation of forms for the same and definitions of the parts of the same.

Read first and second times and referred to the sifting committee.

HOUSE AMENDMENT CONSIDERED

Senator Knudson called up for consideration Senate File 348, a bill for an act to amend chapter two hundred twenty-seven (227), Code 1946, relating to transferees from state hospitals for the insane to county or private institutions for the insane and to provide state aid for the support of such patients, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 348 by inserting after the numbers two hundred twenty-seven point eleven (227.11) in line five (5) of section two (2) the following: "or committed to a county home by a commission of insanity".

The Senate concurred in the House amendment.

Senator Knudson moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 38:

Bekman Gillespie Berg Hart Byers Hattery Colburn Henningsen Doud Hultman Dykhouse Knudson Elthon Linnevold Faul Lord Fishbaugh Lynes Foster Maytag

McMurry Mercer Miller Myrland Parker Risk Roberts Sharp Skourup

McCarville

Tudor
Van Faton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Whitehead
Zastrow

Nays, 5:

Augustine Prentis Reilly

Ridout

Watson of Pottawattamie

Absent or not voting, 7:

Bateson Benson Humbert Jacobson Leo Martin West

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

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 224, 567 and 593.

DON RISK, Chairman Senate Committee. GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: House Files 224, 567 and 593.

BILLS SENT TO THE GOVERNOR

Senator Risk, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 12th day of April, 1949, sent to the Governor for his approval: Senate Files 146, 182, 306, 361, 406 and 446.

DON RISK, Chairman.

Passed on file.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on April 11 the Governor had approved the following bills:

Senate File 9, relating to parking meters.

Senate File 60, relating to transportation of school children.

Senate File 163, relating to boundaries of school districts.

Senate File 171, relating to expenditures for certain professional hospital and nursing services.

Senate File 320, relating to county assessors.

Senate File 467, relating to bridges across the Mississippi river.

Senate File 476, relating to printing, Fifty-third General Assembly.

REPORTS OF COMMITTEE

Senator Lynes submitted the following report:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 575, a bill for an act to make appropriations to Allert G. Olson, Osage, Iowa; Ernest T. Smith, Volga, Iowa; Fred Schwengel, Davenport, Iowa; Walter F. Noble, Missouri Valley, Iowa; and J. E. Hansen, Dedham, Iowa; begs leave to report it has had the same under consideration and recommends the same do pass.

J. KENDALL LYNES, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 584, a bill for an act to amend chapter two hundred eighteen (218), Code 1946, by adding thereto a provision authorizing the board of control to provide services for observation, rechecking and treatment of mentally ill and an appropriation therefor, begs leave to report it has had the same under consideration and recommends the same deposs.

J. KENDALL LYNES, Chairman.

Ordered passed on file.

REPORT OF SIFTING COMMITTEE

MR. PRESIDENT: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the calendar:

S. F. 515	S. F. 494	H. F. 581
S. F. 516	S. F. 210	H. F. 600
S. F. 517	H. F. 33	H. F. 294
S. F. 502	S. F. 311	H. F. 238

LEO ELTHON, Chairman.

BILLS ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bills to committee:

- S. F. 515 Appropriations.
- H. F. 294 Appropriations.

AMENDMENT FILED

Amend Senate File 311 by striking all after the enacting clause and by substituting the following in lieu thereof:

"Section 1. Section eighty-five point twenty-eight (85.28), Code 1946, is hereby amended by striking from line four (4) the words 'one hundred fifty dollars' and by substituting in lieu thereof the words 'three hundred dollars'.

"Sec. 2. Section eighty-five point thirty-seven (85.37), Code 1946, as amended is hereby amended by striking from line eight (8) the word 'twenty' and by substituting in lieu thereof the word 'twenty-four'. Also by striking from each of lines eight (8) and ten (10) the word 'eight' and by substituting in lieu thereof the word 'twelve'."

Amend the title to read as follows: "A bill for an act to amend sections eighty-five point twenty-eight (85.28) and eighty-five point thirty-seven (85.37), as amended, Code 1946, relating to workmen's compensation so as to increase burial expenses from one hundred fifty dollars (\$150) to three hundred dollars (\$300) and so as to increase the maximum payments from twenty dollars (\$20) per week to twenty-four dollars (\$24) per week and to increase minimum payments from eight dollars (\$8) per week to twelve dollars (\$12) per week."

E. K. BEKMAN.
GEORGE FAUL.
FRED MAYTAG.
CHARLES S. VAN EATON.
PAUL E. MCCARVILLE.

On motion of Senator Elthon, the Senate adjourned until 10:00 a.m., Wednesday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, APRIL 13, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend John Latta, a student at Simpson college, serving three rural churches in Warren county, Indianola, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Tudor for the day on request of Senator Jacobson; Senator Miller for the morning on request of Senator Foster.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Lynes, from residents of Greene county favoring the establishment of Spring Lake as a state park.

By Senator Van Eaton, a telegram from residents of Woodbury county favoring legislation pertaining to old age and survivors' insurance for certain employees.

INTRODUCTION OF BILLS

Senate File 518, by committee on judiciary 2, a bill for an act relating to the approval of compensation of employees of the state during the biennial fiscal period beginning July 1, 1949, and ending June 30, 1951.

Read first and second times and referred to the sifting committee.

Senate File 519, by committee on appropriations, a bill for an act creating the general contingent fund of the state for the ensuing biennium and providing for the administration of said fund.

Read first and second times and referred to the sifting committee.

Senate File 520, by committee on appropriations, a bill for an act to make an appropriation to the department of public instruction for specified school aid.

Read first and second times and referred to the sifting committee.

Senate File 521, by committee on appropriations, a bill for an act relating to the Iowa department of public safety peace officers' retirement, accident and disability system funds and appropriating certain funds heretofore paid into the old age and survivors' trust fund.

Read first and second times and referred to the sifting committee.

PRESENTATION OF VISITORS

Senator Faul asked and received unanimous consent to present to the Senate twenty-eight members of the 6B class of the Sabin school who were present in the balcony with their instructor, Mrs. Stella Howe.

Senator Faul asked and received unanimous consent to present to the Senate sixty-six members of the fifth and sixth grade classes of the Logan school who were present in the balcony with their instructors, Miss Lillian Meier and Miss Ruth Jackson.

Senator Faul asked and received unanimous consent to present to the Senate twenty-three members of the sociology class of the Valley high school who were present in the balcony with Mrs. Fearing and Tom Karpan.

Senator Doud asked and received unanimous consent to present to the Senate the members of the eighth grade class of the Roosevelt school of Fairfield who were present in the balcony with their instructor, Mrs. Nadine Franklin.

HOUSE FILE 224 RECALLED FROM HOUSE

Senator Doud asked and received unanimous consent that the Secretary be directed to recall from the House House File 224 for further consideration.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

House Concurrent Resolution 24, requesting the Governor to return House File 224 for correction.

Also: That the House has concurred in Senate amendments to and

passed House File 279, a bill for an act to provide a pension for annuity retirement system for judges of the district court and supreme court.

A. C. GUSTAFSON, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 24

Whereas, House File 224, a bill for an act providing assistance for the public school districts of the state and making an appropriation therefor has passed both houses and is in the hands of the Governor for his approval; and,

Whereas, it is found that one section needs to be rewritten;

Now, Therefore, Be It Resolved by the House, the Senate Concurring: That the Governor be requested to return House File 224 for correction.

HOUSE CONCURRENT RESOLUTION 24

Senator Doud asked and received unanimous consent to take up House Concurrent Resolution 24, requesting that the Governor return House File 224 for further consideration and moved its adoption.

The motion prevailed and the resolution was adopted.

THIRD READING OF BILLS

On motion of Senator Hultman, House File 524, a bill for an act to amend chapter three hundred eleven (311), Code 1946, as amended by chapter one hundred sixty-three (163), Laws of the Fifty-second General Assembly, relating to secondary road assessment districts, and to repeal section five (5) of chapter one hundred sixty-three (163), Acts of the Fifty-second (52nd) General Assembly, was taken up, and considered.

Senator Hultman called up the amendment to House File 524 filed by Senators Dykhouse and Hultman and found on pages 1008 to 1016, inclusive, of the Senate Journal.

Senator Hultman offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking the word "one" from line 10 of the amendment and substituting in lieu thereof the word "one-half".

The amendment to the amendment was adopted.

Senator Hultman offered the following amendment to the amendment and moved its adoption:

Amend the amendment by inserting after the word "improvement" in line 41 thereof the following: ", the percentage of the estimated cost of the surfacing of said road proposed to be assessed against the property in the said district".

The amendment to the amendment was adopted.

Senator Prentis moved the previous question on the amendment as amended which motion prevailed.

The amendment as amended was adopted.

Senator Hultman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 40:

Nays, 1:

West

Absent or not voting, 9:

Augustine	Lord	Miller	Tudor
Benson	Martin	Prentis	Vittetoe
Fishbaugh			

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

MESSAGE FROM THE HOUSE

The following message was received from the House:

MR. PRESIDENT: I am directed to return herewith, as requested by the Senate, House File 224, a bill for an act providing assistance for public school districts of the state and making appropriation therefor.

A. C. GUSTAFSON, Chief Clerk.

RECONSIDERATION OF HOUSE FILE 224

Senator Doud moved that the record of the Senate action on House File 224 following the adoption of the amendment by Senator Doud, et al., and found on page 973 of the Senate Journal be expunged, which motion prevailed by a two-thirds majority.

THIRD READING OF BILLS

On motion of Senator Doud, House File 224, a bill for an act to amend chapter one hundred fifty-two (152), Acts of the Fifty-second General Assembly, providing for the use of state funds to supplement funds of school districts and for the assistance of public school districts of the state in financing their activities under the title of general school aid and to make an appropriation for state aid provided for in this act, was taken up for further consideration.

Senator Doud offered the following amendment and moved its adoption:

Amend House File 224 by striking section 5 and substituting in lieu thereof the following:

Sec. 5. The school levy in each year of the ensuing biennium shall be based upon the school levy of the preceding year reduced by an amount equivalent to the increased state aid to that district provided by this act over and above the amount appropriated by the Fifty-second (52nd) General Assembly after reflecting any increase or decrease in cost of operation caused by: (1) change in enrollment, (2) tuition, (3) number of persons employed, (4) normal repairs, (5) cost of fuel, (6) salary schedule, (7) rents and new items of expenditure.

The amendment was adopted.

Senator Doud moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 44:

Augustine Hart McCarville Van Eaton Bateson Hattery McMurry Van Patten Bekman Henningsen Mercer Vittetoe Berg Hultman Myrland Walter Byers Humbert Parker Watson of Jacobson Reilly O'Brien Colburn Knudson Ridout Doud Watson of Dykhouse Leo Risk Pottawattamie West Elthon Linnevold Roberts Lord Whitehead Faul Sharp Foster Lynes Zastrow Gillespie Maytag Skourup

Nays: none.

Absent or not voting, 6:

Benson Martin Prentis Tudor Fishbaugh Miller

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

On motion of Senator Watson of Pottawattamie, House File 121, a bill for an act authorizing boards of waterworks trustees in cities of Iowa to adopt resolution placing employees under civil service and providing in such case that the civil service commission in such cities shall have charge and control of the procedure and to amend chapters three hundred sixty-five (365) and three hundred ninety-eight (398), Code 1946, was taken up, and considered.

Senator Byers took the chair at 10:40 a.m.

Senator Watson of Pottawattamie moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 43:

Nays: none.

Absent or not voting, 7:

Denson	MILLUG SOLL	biller	waiter
Fishbaugh	Martin	Tudor	

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

Millon

TT7-14--

On motion of Senator Hattery, House File 408, a bill for an act to amend section three hundred twenty-one point two hundred eighty-seven (321.287), Code 1946, relating to the bus speed limits, was taken up, and considered.

Senator Bateson offered the following amendment by Senators Bateson and Skourup and moved its adoption:

Amend House File 408 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section three hundred twenty-one point two hundred eighty-seven (321.287), Code 1946, is hereby amended by striking all of lines five (5) and six (6) and inserting in lieu thereof the following:

'fifty-five miles per hour during the daytime or at a greater rate of speed than fifty miles per hour during the nighttime. "Nighttime" means from one-half hour after sunset to one-half hour before sunrise, except at any other hour or any time when due to weather or other conditions there is not sufficient light to make persons and vehicles clearly discernible at a distance of more than five hundred feet. No school bus shall be operated in violation of section \$21.377."

The amendment was adopted.

Senator Mercer moved the previous question on the bill, which motion prevailed.

Senator Hattery moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 35:

Augustine Bateson Bekman Berg Byers Colburn Doud Dykhouse	Faul Gillespie Hart Hattery Henningsen Hultman Humbert Jacobson	Lynes Maytag McCarville McMurry Mercer Myrland Parker Prentis	Ridout Risk Roberts Skourup Van Eaton Van Patten Watson of O'Brien
Dykhouse	Jacobson	Prentis	O'Brien
Elthon	Leo	Reilly	Whitehead

Nays, 6:

Fishbaugh Vittetoe Watson of West
Foster Pottawattamie Zastrow

Absent or not voting, 9:

Benson Lord Miller Tudor Knudson Martin Sharp Walter Linnevold

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

HOUSE AMENDMENTS CONSIDERED

Senator Doud called up for consideration Senate File 417, a bill for an act to amend chapters two hundred eighty-five (285), two hundred seventy-six (276), two hundred seventy-nine (279) and two hundred eighty-two (282), Code 1946, relating to schools and transportation of pupils who attend public school and the funds provided therefor, amended by the House, and moved that the Senate concur in the following amendments:

Amend Senate File 417 by striking all of section two (2) and substituting in lieu thereof the following:

- "Sec. 2. Section two hundred eighty-five point two (285.2), Code 1946, is hereby amended as follows:
- "1. Strike from lines three (3) and four (4) the word 'eighteen' and insert the word 'thirty'.
- "2. Strike from line four (4), subsection one a (1 a), the word 'eighteen' and insert the word 'thirty'.
- "3. Strike from line four (4), subsection one b (1 b), the word 'eighteen' and insert the word 'thirty'.
- "4. Strike from line five (5), subsection one b (1 b), the word 'nine-teen' and insert the word 'thirty-one'.
- "5. Strike from line three (3), subsection one c (1 c), the word 'nineteen' and insert the word 'thirty-one'.
- "6. Strike from lines four (4) and five (5), subsection one c (1 c), the word 'twenty-one' and insert the word 'thirty-three'.
- "7. Strike from line four (4), subsection one d (1 d), the word 'seventeen' and insert the word 'thirty'.
- "8. Strike from line four (4), subsection one e (1 e), the word 'sixteen' and insert the word 'twenty-nine'.
- "9. Strike from line one (1), subsection two b (2 b), the word 'eighteen' and insert the word 'thirty'.
- "10. Strike from line three (3), subsection three (3), the word 'eighteen' and insert the word 'thirty'.
- "11. Strike from line six (6) of the last paragraph the 'semicolon (;)' and all that follows and substitute in lieu thereof a 'period (.)' together with the following: 'In school districts where transportation by school bus is not practicable or available, and approved special transportation arrangements are made, the distribution formula shall be waived and the reimbursement from the state for such costs shall be twenty-three dollars (\$23) per pupil per school year, except that in no event shall any district be reimbursed in any amount in excess of the actual cost per pupil per year.'

"Reimbursement from the state for transportation costs incurred shall be paid to:

- "1. Districts for transportation provided to its own school for all pupils entitled to free transportation.
- "2. Districts for transportation provided to another school for all pupils entitled to free transportation.
- "3. Districts for transportation provided to pupils residing in one district and who are entitled to transportation but are transported to a school other than to the school which is operating the transportation equipment.

"When the pupils from the sending district are transported by the receiving district the reimbursement will be made to the receiving district and shall constitute a credit to the sending district on the cost of transportation. The receiving district in billing the sending district shall bill only for the difference between the state reimbursement and the actual approved cost of transportation.

"The appropriation for transportation shall be used to reimburse school districts for cost incurred in the amount and manner as are pro-

vided in this chapter. In the event the balance is insufficient to reimburse the district in full for the approved claims, the amount available shall be prorated to the several districts in ratio to amount earned."

The Senate concurred in the House amendments.

Senator Doud moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 38:

Augustine	Fishbaugh	Leo	Roberts
Bateson	Fester	Linnevold	Skourup
Bekman	Gillespie	Lynes	Van Eaton
Berg	Hart	Maytag	Van Patten
Byers	Hattery	McMurry	Vittetoe
Colburn	Henningsen	Mercer	Watson of
Doud	Hultman	Myrland	O'Brien
Dykhouse	Humbert	Parker	Whitehead
Elthon	Jacobson	Ridout	Zastrow
Faul	Knudson	Risk	
Nays, 4:			
McCarville	Prentis	Reilly	Watson of Pottawattamie
Absent or no	t voting, 8:		1 Ottawattamie
Benson	Martin	Sharp	Walter
Lord	Miller	Tudor	West

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

On motion of Senator Lynes, House File 575, a bill for an act to make appropriations to Allert G. Olson, Osage, Iowa; Ernest T. Smith, Volga, Iowa; Fred Schwengel, Davenport, Iowa; Walter F. Noble, Missouri Valley, Iowa; and J. E. Hansen, Dedham, Iowa, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lynes moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 42:

Augustine	Doud	Hattery	Leo
Bateson	Dykhouse	Henningsen	Linnevold
Bekman	Elthon	Hultman	Lynes
Berg	Faul	Humbert	Maytag
Byers	Gillespie	Jacobson	McCarville
Colburn	Hart	Knudson	McMurry

Mercer Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp Skourup

Van Eaton Van Patten Vittetoe Watson of O'Brien Watson of Pottawattamie West Whitehead Zastrow

Nays: none.

Absent or not voting, 8:

Benson Fishbaugh Foster Lord Martin Miller Tudor Walter

The bill having received a constitutional and two-thirds majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Lynes, House File 584, a bill for an act to amend chapter two hundred eighteen (218), Code 1946, by adding thereto a provision authorizing the board of control to provide services and facilities for the scientific observation, rechecking and treatment of mentally ill persons within the state and providing an appropriation therefor, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lynes offered the following amendment by the committee on appropriations and moved its adoption:

Amend House File 584 by adding to section 1 thereof the following: "(c). All funds expended under the provisions of this act shall be subject to the approval of the retrenchment and reform committee."

The amendment was adopted.

Senator Lynes moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 44:

Augustine
Bateson
Bekman
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes

Maytag McCarville McMurry Mercer Myrland Parker Reilly Ridout Risk Roberts

Sharp

Skourup
Van Eaton
Van Patten
Vittetoe
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Zastrow

Nays, 1:

Prentis

Absent or not voting, 5:

Benson Martin Miller

Tudor

Walter

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

On motion of Senator Lynes, Senate File 516, a bill for an act to appropriate four million dollars (\$4,000,000) to the department of public instruction for supplemental aid to certain school districts of the state, as provided by chapter two hundred eightysix (286), Code 1946, was taken up, and considered.

Senator West offered the following amendment by Senators West, Fishbaugh, Prentis and Watson of Pottawattamie and moved its adoption:

Senate File 516 is amended by striking the word and figure "two (2)" in line 4 and inserting in lieu thereof the word and figure "three (3)".

The amendment was lost.

Senator Dykhouse offered the following amendment and moved its adoption:

Amend Senate File 516 by striking everything after "(\$2,000,000)" in line 4 of section 1 and inserting in lieu thereof the following: "as additional general school aid."

Further amend the title to Senate File 516 by striking everything after the word "Act" and inserting in lieu thereof the following: "to appropriate four million dollars (\$4,000,900) to the department of public instruction as additional general school aid."

The amendment was lost.

President Evans took the chair at 12:10 p.m.

Senator Bateson offered the following amendment and moved its adoption:

Amend Senate File 516 by striking from section 1, line 4, the words and figures "two million dollars (\$2,000,000)" and inserting in lieu thereof the following: "two million five hundred thousand dollars (\$2,500,000)".

Amend the title to Senate File 516 by striking from line 1 thereof the words and figures "four million dollars (\$4,000,000)" and inserting in lieu thereof the following: "five million dollars (\$5,000,000)".

Senator Vittetoe moved the previous question on the amendment, which motion prevailed.

Roll call was demanded.

On the question "Shall the amendment be adopted?" the vote was:

Rule 8 was invoked.

Ayes, 15:

Prentis Bateson Gillespie Watson of Colburn Henningsen Pottawattamie Sharp Faul McCarville Van Patten West Fishbaugh McMurry Vittetoe Zastrow Nays, 26: Augustine Hattery Lord Roberts

Hultman Byers Lynes Skourup Humbert Maytag Doud Van Eaton Dykhouse Jacobson Mercer Watson of Elthon Knudson Myrland O'Brien Foster Parker Whitehead Leo Linnevold Risk Hart

Absent or not voting, 9:

Bekman Martin Reilly Tudor Benson Miller Ridout Walter Berg

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The amendment was lost.

Senator Jacobson moved the previous question on the bill, which motion prevailed.

Senator Lynes moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 46:

Augustine Gillespie Maytag Skourup McCarville Bateson Hart Van Eaton Hattery Van Patten Bekman McMurry Berg Henningsen Mercer Vittetoe Myrland Hultman Walter Byers Colburn Humbert Parker Watson of Jacobson Prentis O'Brien Doud Knudson Reilly Watson of Dykhouse Ridout Elthon Leo Pottawattamie West Linnevold Faul Risk Fishbaugh Lord . Roberts Whitehead Sharp Zastrow Foster Lynes

Nays: none.

Absent or not voting, 4:

Benson Martin Miller Tudor

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

PRESENTATION OF DISTINGUISHED GUESTS

President Evans presented to the Senate Mr. Pinkie George, Des Moines sports promoter, and Mr. Jack Dempsey, former world heavyweight champion, of New York City.

The former champion addressed the Senate briefly.

On motion of Senator Lynes, the Senate recessed until 2:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

REPORT OF SIFTING COMMITTEE

MR. PRESIDENT: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the calendar:

S.	F. 503	S. F. 512	s.	F.	519
S.	F. 518	H. F. 587	s.	F.	520
S.	F. 273	S. F. 413	H.	F.	210

LEO ELTHON, Chairman.

PRESENTATION OF VISITORS

Senator Faul asked and received unanimous consent to present to the Senate thirty members of the sixth grade of the Howe school who were present in the balcony with their instructor, Miss Irene O'Connell.

REPORTS OF COMMITTEE

Senator Lynes submitted the following report:

MR. PRESIDENT: Your committee on appropriations to which was referred Senate Joint Resolution 1, a joint resolution creating a special municipal code committee, begs leave to report it has had the same under consideration and recommends the same do pass.

J. KENDALL LYNES, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred Senate File 515, a bill for an act to make appropriations to Dubuque Stone Products Co., John Griswold, Louis J. Muehle, Webster county, G. E. Pearson, Cargill, Inc., Oakville consolidated school district, Gamble Robinson Company, Concrete Materials and Construction

Company, begs leave to report it has had the same under consideration and returns the bill without recommendation.

J. KENDALL LYNES, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 294, a bill for an act to appropriate \$1,020,000 to the state soil conservation committee for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, to carry on soil conservation work in districts which are organized under soil conservation district law, chapter 160, Code 1946, begs leave to report it has had the same under consideration and recommends the same do pass.

J. KENDALL LYNES, Chairman.

Ordered passed on file.

THIRD READING OF BILLS

On motion of Senator Watson of Pottawattamie, Senate File 210, a bill for an act to amend sections four hundred twenty-two point thirteen (422.13) and four hundred twenty-two point five (422.5), Code 1946, relating to income taxes and to provide for a joint return by a husband and wife, and splitting of income by a husband and wife equally for income tax purposes, was taken up, and considered.

Senator Watson of Pottawattamie offered the following amendment:

Amend Senate File 210 as follows:

Strike all after the enacting clause and insert in lieu thereof the following:

Section 1. Section four hundred twenty-two point five (422.5), Code 1946, is amended by inserting a paragraph after line twenty-four (24) as follows:

"The rates herein provided are hereby reduced twenty-five per cent (25%) on all taxable income earned in 1949 and 1950, and this provision shall apply to returns made on a fiscal year basis for any fiscal year beginning after January 1, 1949."

Sec. 2. Section four hundred twenty-two point twelve (422.12), Code 1946, is hereby amended by adding the following paragraph:

"For the years 1949 and 1950, the deductions from the computed tax shall be as follows:

- "1. For a single individual, fifteen dollars.
- "2. For husband and wife or head of a family, thirty dollars.
- "3. For each child under the age of twenty-one years who is actually supported by and dependent upon the taxpayer for his support, an additional seven dollars fifty cents.

"4. For each actual dependent other than as specified in subsection 3 of this section, the taxpayer may deduct the sum of seven dollars fifty cents; or in lieu thereof in the case of a father, mother, or grandparent dependent upon the taxpayer, the taxpayer in computing the net income may make deduction therefrom of four hundred fifty dollars for such dependent."

Sec. 3. Amend section four hundred twenty-two point thirteen (422.13), Code 1946, by adding the following:

"For the years 1949 and 1950, a return shall be made by an individual as follows:

"1. Every individual having a net income for the tax year from sources taxable under this division of \$1,250 or over, if single, or if married and not living with husband or wife; or having a net income for the tax year of \$2,000 or over, if married and living with husband or wife, shall make and sign a return, stating specifically the items of gross income and the deductions and exemptions allowed by this division.

"2. If husband and wife living together have an aggregate net income of \$2,000 or over, each shall make such a return, unless the income of each is included in a single joint return."

Amend the title to Senate File 210 by striking all after the word "Act" and inserting in lieu thereof the following:

"to amend sections four hundred twenty-two point five (422.5), four hundred twenty-two point twelve (422.12) and four hundred twenty-two point thirteen (422.13), Code 1946, relating to decreasing the rate of tax imposed on income; increasing the deductions from the computed tax and relating to returns by individuals for the filing of individual income tax for the years nineteen hundred forty-nine (1949) and nineteen hundred fifty (1950); and also providing for refunds and making such credit applicable to returns on a fiscal year basis."

Senator Watson of Pottawattamie offered the following amendment to the amendment and moved its adoption:

Amend the Watson of Pottawattamie amendment to Senate File 210, filed on April 7, 1949, by striking the figures "1,250" in line 37 and inserting in lieu thereof the figures "1,500".

Further amend the Watson of Pottawattamie amendment by striking the figures "2,000" in line 40 and inserting in lieu thereof the figures "2,350".

Senator Watson of Pottawattamie asked unanimous consent that the Senate consider his amendment before taking up the other amendments on file.

Objection was raised.

Senator Byers moved that the Senate take up for consideration at this time the amendment filed by Senator Watson of Pottawattamie.

Roll call was demanded.

On the question "Shall the Senate consider the Watson of Pottawattamie amendment?" the vote was:

Ayes, 32:

Bekman	Hart	Lord	Risk
Berg	Hattery	Maytag	Sharp
Byers	Henningsen	McCarville	Skourup
Colburn	Hultman	Mercer	Van Eaton
Doud	Humbert	Miller	Vittetoe
Dykhouse	Knudson	Myrland	Watson of
Elthon .	Leo	Parker	Pottawattamie
Faul	Linnevold	Prentis	Whitehead
Gillespie			

Nays, 5:

Jacobson	Van Patten	West	Zastrow
Roberts			

Absent or not voting, 13:

Augustine	Foster	Reilly	Walter
Bateson	Lynes	Ridout	Watson of
Benson	Martin	Tudor	O'Brien
Fishbaugh	McMurry		

The motion prevailed.

On motion of Senator Watson of Pottawattamie, the amendment to the amendment was adopted.

Senator Watson of Pottawattamie moved the adoption of the amendment as amended.

Senator Jacobson moved that further action on Senate File 210 be deferred and that the bill retain its place on the calendar.

Senator Byers raised the point of order that the motion by Senator Jacobson was out of order.

The Chair ruled the point well taken and the motion by Senator Jacobson out of order.

On motion of Senator Watson of Pottawattamie the amendment as amended was adopted.

Senator Fishbaugh asked and received unanimous consent to withdraw the amendment to Senate File 210 filed by him and found on pages 738 and 739 of the Senate Journal.

Senator Jacobson asked and received unanimous consent to withdraw the amendments to Senate File 210 filed by him and found on pages 671 and 672 of the Senate Journal. Senator Jacobson moved that Senate File 210 be laid upon the table.

Roll call was demanded.

On the question "Shall Senate File 210 be laid upon the table?" the vote was:

Ayes,	3:
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,,			
Jacobson	Van Patten	West	
Nays, 40:			
Augustine Bateson Bekman Berg Byers Colburn Doud Dykhouse Elthon Faul Fishbaugh	Foster Gillespie Hart Hattery Henningsen Hultman Humbert Knudson Leo Linnevold Lord	Maytag McCarville McMurry Mercer Miller Myrland Parker Prentis Risk Roberts	Sharp Skourup Van Eaton Vittetoe Watson of O'Brien Watson of Pottawattamie Whitehead Zastrow
Absent or no	t voting, 7:		
Benson Lynes	Martin Reilly	Ridout Tudor	Walter

The motion to table was lost.

Senator Faul moved the previous question on the bill, which motion prevailed.

Senator Watson of Pottawattamie moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

The Chair announced that Senator Walter had left written requests to be recorded on the passage of a number of bills. The request was granted.

On the question "Shall the bill pass?" the vote was:

Ayes, 42:

,			
Augustine	Foster	Lynes	Risk
Bateson	Gillespie	Maytag	Sharp
Bekman	Hart	McCarville	Skourup
Berg	Hattery	McMurry	Van Eaton
Byers	Henningsen	Mercer	Vittetoe
Colburn	Hultman	Miller	Walter
Doud	Humbert	Myrland	Watson of
Dykhouse	Knudson	Parker	O'Brien
Elthon	Leo	Prentis	Watson of
Faul	Linnevold	Reilly	Pottawattamie
Fishbaugh	Lord	Ridout	Whitehead
_			

Nays, 5:

Jacobson Van Patten West Zastrow

Roberts

Absent or not voting, 3:

Benson Martin

Tudor

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

Senator Watson of Pottawattamie moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

Senator Watson of Pottawattamie asked and received unanimous consent that Senate File 210 be immediately messaged to the House, which request was complied with.

HOUSE AMENDMENT CONSIDERED

Senator Doud called up for consideration Senate File 281, a bill for an act to amend section six hundred five point one (605.1), Code 1946, relating to salaries of judges of the district court, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 281, section one (1), line five (5), by striking the words "five hundred".

The Senate concurred in the House amendment.

Senator Doud moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 45:

Augustine Gillespie McCarville Van Eaton Bateson Hart Van Patten McMurry Bekman Hattery Mercer Vittetoe Berg Henningsen Myrland Walter Bvers Hultman Parker Watson of Colburn Humbert Prentis O'Brien Doud Jacobson Watson of Reilly Dykhouse Leo Ridout Pottawattamie Elthon Linnevold Risk West Faul Lord Sharp Whitehead Fishbaugh Skourup Zastrow Lynes Foster Tudor Maytag

Nays, 1:

Roberts

Absent or not voting, 4:

Benson Knudson Martin Miller

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

Senator Doud moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate Concurrent Resolution 18, providing that certain claims rejected by the joint claims committee be considered final disposition of same.

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

Senate File 500, a bill for an act to make appropriations to certain named persons in settlement of damages sustained by them.

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

Senate File 510, a bill for an act to make appropriations to certain named persons in settlement of claims made against the state of Iowa.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 514, a bill for an act for an appropriation from the general fund of the state of Iowa to the board of education.

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

House Concurrent Resolution 23, relating to advertising of alcoholic beverages.

A. C. GUSTAFSON, Chief Clerk.

HOUSE AMENDMENTS TO SENATE FILE 514

- 1. Amend Senate File 514, section two (2), line eighteen (18), by inserting after the word "shall" the following: "admit at least one hundred twenty (120) freshmen students per year to its medical courses if there are that many applicants and".
- 2. Further amend Senate File 514, section two (2), line eighteen (18), by striking the words "capacity the" following the word "maximum".
- 3. Further amend Senate File 514, section two (2), by adding thereto the following:

"The interim committee on retrenchment and reform shall make a complete and thorough investigation of the undergraduate colleges at the State University of Iowa with reference to the salary scale of the teachers and the methods, manner, and effectiveness of instruction in the various subjects in the colleges and shall report their findings, conclusion and recommendations to the Fifty-fourth General Assembly."

HOUSE CONCURRENT RESOLUTION 23

Whereas, the use of alcoholic beverages is rapidly increasing in Iowa; and,

Whereas, the habit-forming practice of the use of alcoholic beverages in many cases results in lowered physical and mental efficiency, broken homes, juvenile delinquency, increased crime, and general disregard for law and order, all detrimental to the general public welfare; and,

Whereas, the General Assembly of Iowa does recognize the inherent right and duty of government to protect and safeguard the general public welfare of its people by all proper means; and,

Whereas, the above habit-forming practice is constantly being stimulated and encouraged by the use of advertising and propaganda, much of which comes from out of state and which has for its purpose financial profit rather than the general public interest and welfare; and,

Whereas, there has been introduced in Congress, at various times, legislation to prohibit the transportation in interstate commerce of advertising of alcoholic beverages; and,

Whereas, it is desirable to place this Genéral Assembly on record as not favoring such advertisement in this state;

Now, Therefore, Be It Resolved by the House, the Senate Concurring: That the Fifty-third General Assembly of Iowa disapproves of the practice of advertising of alcoholic beverages in publications printed in this state or transported into Iowa in interstate commerce, and urges both the Congress of the United States and the next General Assembly of Iowa to take such steps as are necessary to control and eliminate such practice to the end that the general welfare of the people and especially the youth of Iowa and of the United States be safeguarded and protected.

HOUSE AMENDMENT CONSIDERED

Senator Lynes called up for consideration Senate File 514, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1949, and ending June 30, 1951, to the board of education for the support, maintenance, repairs, replacements or alterations of institutions under said board of education, amended by the House, and moved that the Senate refuse to concur in the House amendment.

The Senate refused to concur in the House amendment.

On motion of Senator Elthon, the Senate resolved itself into executive session.

The Senate arose from executive session and resumed regular session.

Senator Hart took the chair at 4:00 p.m.

Senator Elthon asked and received unanimous consent to take up the following resolution and moved its adoption:

HOUSE CONCURRENT RESOLUTION 22

Be It Resolved by the House, the Senate Concurring: That the Fiftythird General Assembly adjourn sine die at twelve o'clock noon, Friday, April 15, 1949.

The motion prevailed and the resolution was adopted.

THIRD READING OF BILLS

On motion of Senator Lynes, Senate File 517, a bill for an act to appropriate six million dollars (\$6,000,000) to the department of instruction for state aid for transportation as provided by chapter two hundred eighty-five (285), Code 1946, was taken up, and considered.

Senator Lynes moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47: Augustine Hart Bateson Hattery Bekman. Henningsen Hultman Berg Byers Humbert Colburn Jacobson Doud Knudson Dykhouse Leo Linnevold Elthon Faul Lord Fishbaugh Lynes Foster Maytag Gillespie

McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp

Skourup Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West Whitehead

Zastrow

Nays: none.

Absent or not voting, 3:

Benson Martin Tudor

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

On motion of Senator Lynes, Senate File 502, a bill for an act to appropriate from the general fund of the state of Iowa to the state conservation commission funds for lands and waters development, was taken up, and considered.

Senator Lynes moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 45:

Bateson Hart Bekman Hattery Berg Henningsen Byers Hultman Colburn Humbert Doud Jacobson Dykhouse Knudson Elthon Leo Faul Linnevold Fishbaugh Lynes Foster Maytag Gillespie McCarville

McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp
Skourup

Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 5:

Augustine Benson Lord

Martin

Tudor

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

On motion of Senator Lynes, House File 600, a bill for an act to restore to the general fund of the state certain moneys set aside from the emergency relief fund created by section three (3), chapter forty-five (45), Acts of the Fiftieth General Assembly, as a revolving fund for the use of the state war surplus commodities board, was taken up, and considered.

Senator Lynes moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 46:

Bateson Bekman Berg Byers Colburn Doud Dykhouse Elthon Faul Fishbaugh Foster Gillespie

Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson

Knudson Leo Linnevold Lynes Martin Maytag McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp

Skourup Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West Whitehead

Nays: none.

Absent or not voting, 4:

Augustine

Benson

Lord

Tudor

Zastrow

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

Senator Faul asked and received unanimous consent to take up House File 238, a bill for an act to amend section four hundred four point five (404.5), Code 1946, to raise the limitation on the power to levy annually special taxes for the fire fund, was taken up, and considered.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

· Ayes, 45:

Bateson
Bekman
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster
Gillespie

Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes
Maytag

Hart

McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk

Skourup Van Eaton Van Patten Vittetoe Watson of O'Brien Watson of Pottawattamie

Pottawat West Whitehead Zastrow

Nays: none.

Absent or not voting, 5:

Augustine Benson Martin

Tudor

Roberts

Sharp

Walter

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

On motion of Senator Colburn, Senate File 494, a bill for an act to amend chapter two hundred thirty-seven (237), Acts of the Fifty-second General Assembly, relating to the taxation of loan agencies and fixing the conditions under which Iowa corpo-

rations may elect to be taxed under this chapter, and the basis of taxing such Iowa corporations, was taken up, and considered.

Senator Colburn offered the following amendment and moved its adoption:

Amend Senate File 494 by striking section 7 and inserting in lieu thereof the following:

Sec. 7. This act being deemed of immediate importance shall be in full force and effect from and after its publication in The Harlan Tribune, a newspaper published at Harlan, Iowa, and The Times-Republican, a newspaper published at Corydon, Iowa.

The amendment was adopted.

Sepator Faul offered the following amendment and moved its adoption:

Amend Senate File 494 by striking all of section 5.

The amendment was lost.

Senator Jacobson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 42:

Van Eaton Bateson Hart Mercer Bekman Hattery Miller Van Patten Henningsen Myrland Vittetoe Berg Bvers Hultman Parker Walter Jacobson Prentis Watson of Colburn Doud Leo Reilly O'Brien Dykhouse Linnevold Ridout Watson of Elthon Lynes Risk Pottawattamie Maytag Roberts West Fishbaugh McCarville Foster Sharp Whitehead Zastrow Gillespie McMurry Skourup

Nays, 1: Faul

Absent or not voting, 7:

Augustine Humbert Lord Tudor Benson Knudson Martin

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

On motion of Senator Bekman, House File 33, a bill for an act to amend sections eighty-five point thirty-three (85.33) and eighty-five point thirty-five (85.35), Code 1946, to provide for the payment of weekly compensation benefits for permanent partial dis-

abilities in addition to temporary disabilities, was taken up, and considered.

Senator Bekman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 42:

Bateson Gillespie McMurry Van Eaton Bekman Van Patten Hart Mercer Hattery Vittetoe Berg Myrland Byers Henningsen Parker Walter Colburn Prentis Watson of Hultman Doud Jacobson Reilly O'Brien Dykhouse Ridout Watson of Leo Elthon Linnevold Risk Pottawattamie West Roberts Faul Lynes Fishbaugh Maytag Sharp Whitehead Foster McCarville Skourup Zastrow

Nays: none.

Absent or not, voting, 8:

Augustine Humbert Lord Miller Benson Knudson Martin Tudor

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

On motion of Senator Jacobson, House File 581, a bill for an act relating to penalties for violation of water navigation regulations and to amend section one hundred six point twenty-seven (106.27), Code 1946, was taken up, and considered.

Senator Jacobson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 43:

Bateson Hart Mercer Van Eaton Bekman Hattery Miller Van Patten Berg Henningsen Myrland Vittetoe Byers Hultman Parker Walter Colburn Jacobson Prentis Watson of Doud Reilly O'Brien Leo Dykhouse Linnevold Ridout Watson of Elthon Risk Lynes Pottawattamie Faul Roberts West Maytag Fishbaugh Whitehead McCarville Sharp Foster McMurry Skourup Zastrow Gillespie

Nays: none.

Absent or not voting, 7:

Augustine Humbert Lord Tudor Benson Knudson Martin

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

President Evans took the chair at 4:55 p.m.

Senator Lynes asked and received unanimous consent to have the following statement printed in the Senate Journal:

DISTRIBUTION OF FUNDS APPROPRIATED UNDER SENATE FILE 502

	SENAIE FILE SUZ		
1.	Land acqusition		
_	State-wide prairie areas	\$	10,000.00
2.	State forests		75,00 0.00
	Yellow River Forest—Clayton and Allamakee co	ounties.	
	Lee Van Buren Forest-Lee and Van Buren co	unties.	
	Lucas Monroe Forest-Lucas and Monroe cou	nties.	
	Holst Area—Boone county.		
	White Pine Hollow—Dubuque county.		
	Petrus Area-Pottawattamie county.		
	Preparation Canyon-Monona county.		
	Saylor Woods—Polk county.		
	State Nursery—Polk county.		
3.	Josh Higgins—Black Hawk county:		
	Land acquisition \$ 37	,500.00	
	Roads 50	,000.00	
	Roads	,000.00	
	· 		
		3	1 22, 500.00
4.	Storm Lake—Buena Vista county:		
		,000.00	
		,500.00	
	Dredging 15	,000.00	
_			50,500.00
5.	Beaver Meadow—Butler county:		
	Development	,000.00	
	Heery Woods Development 16	,500.00	
			22,500.00
a	Swan Lake-Carroll county:		22,500.00
0.		,000.00	
	Dank protection 10	,000.00	
			10.000.00
7.	Cold Spring—Cass county:		20,000.00
• • •	Development	,500.00	
		500.00	
		.000.00	
			68,000.00
8.	McIntosh Woods—Cerro Gordo county:		
		,500.00	
		,000.00	
	Development	,500.00	
			
	•		20,000.00

O Lake Wanella Davis county.		
9. Lake Wapello—Davis county: Bathhouse repairs	10,000.00	
Datiniouse repairs	10,000.00	
		10,000.00
10. Nine Eagles—Decatur county:	757EY 11757EW 5757	
Development	25,000.00	
Lake and dam	85,000.00	
Erosion control	5,000.00	
11 12		115,000.00
11. Backbone-Delaware county:		110,000.00
Erosion control	50,000.00	
40 0 T 1 D:11		50,000.00
12. Swan Lake—Dickinson county:	15 000 00	
Bank protection	15,000.00	
Dredging	100 000 00	
Bank protection	10,000.00	
Okoboji-Spirit Lake:		
Sewage system—engineering plans		
and specifications	25,000.00	
•		150 000 00
13. Mud-High Lake-Emmet county:		150,000.00
Dredging	10,000.00	
Bank protection	10,000.00	
1 1 22 1 D D D D D D		20,000.00
14. Beeds Lake—Franklin county:	7 000 00	
Concession building		
Picnic area	4,500.00	
		11,500.00
15. Springbrook—Guthrie county:		/
Erosion control	12,500.00	
16 T :441- W-11 T -1 II:14		12,500.00
16. Little Wall Lake—Hamilton county: Dredging	115 000 00	
Dredging	110,000.00	
		115,000.00
17. Pine Lake—Hardin county:		
Water supply		
Retaining wall	11,000.00	
Bathhouse remodeling	22,000.00 20,000.00	
Erosion control	20,000.00	
		64,500.00
18. Geode-Henry county:		-,
Development	80,000.00	
Lake and dam		
Land acquisition	15,000.00	
		295,000.00
19. Maquoketa Caves-Jackson county:		200,000.00
Cave repairs	9,000.00	
Bellevue:		
Development	2,500.00	
Lodge remodeling	6,000.00	
		17 500 00
		17,500.00



20. Rock Creek Lake—Jasper County: Land acquisition	200,000.00	
21. Plum Grove—Johnson county: Development	21,500.00	200,000.00
22. Wapsipinicon—Jones county: Development	15,000.00	21,500.00
23. Red Haw Hill—Lucas county: Bathing beach development Bank protection		15,000.00
24. Lake Keomah—Mahaska county: Water supply and youth camp	12,500.00	30,000.00
25. Pammel—Madison county: Development	57,500.00	12,500.00
26. Lewis & Clark—Monona county: Service unit Bathing beach Dredging Blue Lake	3,500.00 14,500.00 60,000.00	57,500.00
27. Stanton Lake—Montgomery county: Engineering survey, plans and specifications	25,000.00	78,000.00
28. Five Island Lake—Palo Alto county: Dredging	60,000.00	25,000.00
29. Lake Manawa—Pottawattamie county: Development Lake water supply	23,500.00 30,000.00	60,000.00
30. Elkhorn Lake—Shelby county: Land acquisition	120,000.00	53,500.00
31. Union Grove—Tama county: Spillway Development Erosion control Bank protection	10,000.00	120,000.00
32. Lake of Three Fires—Taylor county: Development		66,500.00
		80,000.00

33.	Lake Ahquabi—Warren county: Roads Spillway repairs Erosion control	12,500.00	
			88,500.00
34.	Honey Creek Lake—Washington county: Lake and dam Land acquisition		
	-		371,500.00
35.	Allerton Lake—Wayne county: Dam and spillway Development and erosion control	25,000.00 25,000.00	•
	•		50,000.00
36.	Brown's Lake—Woodbury county: Dredging	85,000.00	,
	·		85,000.00
37.	Lake Cornelia—Wright county: Dredging	31,000.00	
	·		31,000.00
38.	Engineering, investigation, design and equipment	158,000.00	
	-		158,000.00

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 130 and 435; also, House Files 158, 435, 552, 557, 572 and House Joint Resolution 9.

DON RISK, Chairman Senate Committee.
GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: Senate Files 130 and 435; also, House Files 158, 435, 552, 557, 572 and House Joint Resolution 9.

BILLS SENT TO THE GOVERNOR

Senator Risk, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports

that it has, on this 13th day of April, 1949, sent to the Governor for his approval: Senate Files 130 and 435.

DON RISK, Chairman.

Passed on file.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has receded from its amendments to and passed Senate File 514, a bill for an act making an appropriation from the general fund of the state of Iowa to the board of education.

Also: That the House has refused to concur in Senate amendments to House File 43, a bill for an act relating to secondary roads, farm to market roads and primary roads.

Also: That the House has amended and concurred in Senate amendments to and passed House File 577, a bill for an act relating to fees for motor vehicles.

A. C. GUSTAFSON, Chief Clerk.

HOUSE AMENDMENTS TO SENATE AMENDMENTS TO HOUSE FILE 577

Amend the Senate amendment 2 to House File 577 by striking the words "or trailers" in lines four (4) and six (6) thereof, and inserting in lieu thereof the words "or house trailers or semitrailers".

Further amend said amendment by striking the words "or trailer" in lines eight (8), ten (10) and twelve (12) and inserting in lieu thereof the words "or house trailer or semitrailer".

AMENDMENTS FILED

Amend Senate File 413 by striking all after the enacting clause and by substituting in lieu thereof the following:

Section 1. Section ninety-six point three (96.3), Code 1946, as amended, is hereby amended by striking from line seven (7) of subsection four (4) the words "twenty dollars" and by substituting in lieu thereof the words "twenty-two dollars and fifty cents".

Sec. 2. Section ninety-six point three (96.3), Code 1946, is hereby amended by striking from line three (3) of subsection four (4) the word "twenty-third" and inserting in lieu thereof the word "twentieth".

Amend the title to read as follows: "A bill for an act to amend subsection four (4) of section ninety-six point three (96.3), Code 1946, relating to unemployment

compensation so as to increase the maximum benefit payment, and to make other liberalization of benefits."

E. K. BEKMAN.
GEORGE FAUL.
P. E. McCARVILLE.
CHARLES VAN EATON.
FRED MAYTAG.

Amend Senate File 512 by adding thereto the following new section:

"Sec. 2. Amend section eighty-five point fifty-nine (85.59), Code 1946, by striking lines fourteen (14), fifteen (15) and sixteen (16)."

HERMAN B. LORD.

Amend House File 15 by striking the period after the word "buildings" in line 12 of section 3 and adding the following: ", gasoline filling stations and sales barns or pavilions outside the corporate limits of any city or town."

Further amend House File 15 by adding to section 4 the following:

"The provisions of this act shall not apply to cities or towns with a populaion of 5,000 or less."

CHARLES VAN EATON.

Amend House File 563 as follows:

1. Strike all after the enacting clause and substitute in lieu thereof the following:

Section 1. Section five (5) of chapter two hundred ninety-six (296) of the Laws of the Fifty-second General Assembly is hereby amended by striking from lines six (6) and seven (7) thereof the following: "and by his or her spouse, if married, in the manner set forth in section five hundred thirty-nine point four (539.4), Code 1946."

Sec. 2. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Iowa Federationist, a newspaper published at Des Moines, Iowa, and in the Coggon Monitor, a newspaper published at Coggon, Iowa.

Sec. 3. Amend the title to read as follows: "A bill for an act to amend section five (5) of chapter two hundred ninety-six (296), Laws of the Fifty-second General Assembly, relating to checkoffs."

FRED MAYTAG.

On motion of Senator Faul, the Senate adjourned until 10:00 a.m., Thursday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, APRIL 14, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend Frank W. Smith, pastor of the Open Bible church, Des Moines, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Ridout for the day on account of a death in the family on request of Senator McMurry.

PETITIONS AND MEMORIALS

The following petitions were presented and placed on file:

By Senator Elthon, from residents of Woodbury county favoring legislation pertaining to old age and survivors' insurance for certain public employees.

By Senator Maytag, from two hundred seventy-six residents of Jasper county, two hundred three residents of Marion county and eight hundred seven residents of Polk county favoring conservation legislation pertaining to artificial lakes and anti-pollution bills.

By Senator Vittetoe, from residents of Poweshiek county favoring legislation pertaining to old age and survivors' insurance for certain public employees.

PRESENTATION OF VISITORS

Senator Myrland asked and received unanimous consent to present to the Senate thirty-five members of the senior class in government of the Logan high school who were present in the balcony with their superintendent, Mr. C. E. Matthews.

Senator Hultman asked and received unanimous consent to present to the Senate pupils of the Scott township district school of Montgomery county who were present in the balcony with their instructor, Miss Frances Palmquist.

Senator McCarville asked and received unanimous consent to present to the Senate the Honorable Walter F. Gibson of Oakland,

California, supreme governor of the Loyal Order of Moose, who was present in the Senate chamber.

Senator Gillespie asked and received unanimous consent to present to the Senate thirty members of the seventh and eighth grade civics classes of the Saint Charles school who were present in the balcony with Mrs. Homer Lynch.

Senator Reilly asked and received unanimous consent to present to the Senate the Honorable Howard C. Baldwin of Cascade, Dubuque county, a former member of the Senate, who was present in the Senate chamber.

Senator Doud asked and received unanimous consent to take up the following resolution and moved its adoption:

SENATE RESOLUTION 8 By Doud

Be It Resolved by the Senate: That the bill room of the Senate, together with all bills introduced in the Senate of the Fifty-third General Assembly of Iowa, remain intact in the bill room of the Senate chamber, and that the office of the Lieutenant Governor, Secretary of the Senate and Senate Journal room with all equipment and supplies remain intact, and that the upholstered swivel chairs of the Senate be stored, and that all desks, chairs, typewriters, enrolling machine and other equipment used by the officers of the Senate be stored in a proper place by the custodian of the capitol. The custodian is hereby instructed and directed not to permit the Lieutenant Governor's office, Secretary of the Senate's office, the Senate Journal room nor the Senate bill room to be occupied by any state department during the interim between the Fifty-third and Fifty-fourth General Assemblies of Iowa.

The motion prevailed and the resolution was adopted.

HOUSE CONCURRENT RESOLUTION 22 RECALLED FROM THE HOUSE

Senator Elthon asked and received unanimous consent that the Secretary be directed to recall from the House, House Concurrent Resolution 22.

ADDITIONAL COPIES

Senator Skourup asked and received unanimous consent to have 600 copies of Senate File 9 and Senate File 337 printed.

HOUSE FILE 210 REREFERRED TO SIFTING COMMITTEE

Senator Faul asked unanimous consent that House File 210 be rereferred to the sifting committee.

Objection was raised.

Senator Faul moved that House File 210 be rereferred to the sifting committee, which motion prevailed.

HOUSE AMENDMENTS CONSIDERED

Senator Watson of O'Brien called up for consideration House File 43, a bill for an act to amend, revise, consolidate and codify certain sections of chapters three hundred nine (309), three hundred ten (310) and three hundred thirteen (313), Code 1946, relating to secondary roads, farm to market roads and primary roads, and moved that the Senate recede from its amendments to House File 43.

The Senate receded from its amendments.

Senator Watson of O'Brien moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

`Ayes, 42:

Augustine McCarville Hart Tudor Bateson Hattery McMurry Van Eaton Van Patten Bekman Henningsen Mercer Berg Hultman Miller Vittetoe Humbert Byers Myrland Watson of O'Brien Colburn Knudson Parker Prentis Watson of Dykhouse Leo Elthon Linnevold Reilly Pottawattamie West Risk Faul Lord Foster Lynes Roberts Whitehead Gillespie Maytag Sharp Zastrow

Nays: none.

Absent or not voting, 8:

Benson Fishbaugh Martin Skourup Doud Jacobson Ridout Walter

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

Senator Hattery called up for consideration House File 577, a bill for an act to amend sections three hundred twenty-one point

one hundred nine (321.109) and three hundred twenty-one point one hundred seventeen (321.117), Code 1946, relating to fees for motor vehicles, amended by the House, and moved that the Senate concur in the following amendments:

Amend the Senate amendment 2 to House File 577 by striking the words "or trailers" in lines four (4) and six (6) thereof, and inserting in lieu thereof the words "or house trailers or semitrailers".

Further amend said amendment by striking the words "or trailer" in lines eight (8), ten (10) and twelve (12) and inserting in lieu thereof the words "or house trailer or semitrailer".

The Senate concurred in the House amendments.

Senator Hattery moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 44:

Augustine Bateson Bekman Berg Byers Colburn Doud Dykhouse Elthon Faul	Hart Hattery Henningsen Hultman Humbert Knudson Leo Linnevold Lord Lynes	McMurry Mercer Miller Myrland Parker Prentis Reilly Risk Roberts Sharp	Tudor Van Eaton Van Patten Vittetoe Watson of O'Brien Watson of Pottawattamie West Whitehead
		Roberts Sharp Skourup	

Nays: none.

Absent or not voting, 6:

Benson Jacobson Ridout Walter Fishbaugh Martin

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

THIRD READING OF BILLS

Senator Fishbaugh asked and received unanimous consent to take up Senate File 503, a bill for an act to amend section thirty-seven point six (37.6), Code 1946, relating to the issuance of bonds for memorial halls and monuments for soldiers, sailors and marines.

Senator Knudson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 46:

Augustine Hart McCarville Tudor Bekman Hattery McMurry Van Eaton Berg Van Patten Henningsen Mercer Byers Hultman Miller Vitteto**e** Colburn Myrland Humbert Walter Jacobson Watson of Doud Parker Dykhouse Knudson Prentis O'Brien \mathbf{E} lthon Leo Reilly Watson of Faul Linnevold Risk Pottawattamie West Fishbaugh Lord Roberts Foster Lynes Sharp Whitehead Zastrow Gillespie Maytag Skourup

Nays: none.

Absent or not voting, 4:

Bateson Benson Martin Ridout

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

HOUSE CONCURRENT RESOLUTION 22 RECONSIDERED

Senator Elthon moved that the vote by which House Concurrent Resolution 22, a resolution that the Fifty-third General Assembly adjourn sine die at twelve o'clock noon, Friday, April 15, 1949, was adopted be reconsidered.

The motion prevailed.

On motion of Senator Elthon further action on House Concurrent Resolution 22 was temporarily deferred.

Senator Watson of Pottawattamie took the chair at 10:25 a.m.

THIRD READING OF BILLS

Senator Faul asked and received unanimous consent to take up Senate File 518, a bill for an act relating to the approval of compensation of employees of the state during the biennial fiscal period beginning July 1, 1949, and ending June 30, 1951.

Senator Faul asked and received unanimous consent that further action on Senate File 518 deferred and that the bill retain its place on the calendar.

Senator Linnevold asked and received unanimous consent to take up Senate File 273, a bill for an act to amend or revise sections three hundred seventy-eight point eleven (378.11), three hundred seventy-eight point thirteen (378.13), and three hundred seventy-eight point fifteen (378.15), Code 1946, and sections two (2), nine

(9), ten (10), thirteen (13), fourteen (14), and fifteen (15) of chapter one hundred ninety-three (193), Acts of the Fifty-second General Assembly, relating to contracts for library service and the establishment and maintenance of county libraries, with report of committee recommending passage.

On motion of Senator Linnevold the committee report was adopted.

Senator Knudson offered the following amendment and moved its adoption:

Amend Senate File 273 by adding thereto a new section as follows:

Sec. 13. Section four hundred four point five (404.5), Code 1946, is hereby amended by striking from line three (3) of subsection twenty-one (21) the word "one-fourth" and substituting in lieu thereof the word "one".

Further amend Senate File 273 by inserting after the word "sections" in line 1 of the title the following "four hundred four point five (404.5), Code 1946" and by striking the word "county" from the last line of the title.

The amendment was adopted.

Senator Bekman offered the following amendment and moved its adoption:

Amend Senate File 273 as follows: Strike all of section 7 and renumber all succeeding sections.

The amendment was adopted.

Senator Bekman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine
Bateson
Bekman
Bekman
Berg
Byers
Colburn
Doud
K
Dykhouse
Elthon
Faul
Fishbaugh
Foster
Gillespie

Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Lynes
Maytag

McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Risk Roberts

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Zastrow

Nays: none.

Absent or not voting, 3:

Benson

Martin

Ridout

Sharp

Skourup

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

Senator Reilly called up the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 14 By Reilly

Whereas, both houses of the legislature see fit to open their day's work with prayer, and it is unseemly that they should work during the time in which is commemorated the passion and death of the Lord to whom they dedicate their daily efforts;

Whereas, many members will absent themselves from the legislative halls during that time to attend services in their respective churches; therefore,

Be It Resolved by the Senate, the House Concurring: That a special recess be held on Good Friday afternoon, April 15, during the hours of twelve to three o'clock, out of reverence to the passion and death of our Lord.

The motion prevailed and the resolution was adopted.

THIRD READING OF BILLS

Senator Lord asked and received unanimous consent to take up Senate File 512, a bill for an act to amend section eighty-five point fifty-nine (85.59), Code 1946, relating to the method of making certain payments under the workmen's compensation law.

Senator Lord offered the following amendment and moved its adoption:

Amend Senate File 512 by adding thereto the following new section: "Sec. 2. Amend section eighty-five point fifty-nine (85.59), Code 1946, by striking lines fourteen (14), fifteen (15) and sixteen (16)."

The amendment was adopted.

Senator Lord moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Bateson Bekman Berg Byers Colburn Doud	Dykhouse Elthon Faul Fishbaugh Foster Gillespie Hart	Hattery Henningsen Hultman Humbert Jacobson Knudson Leo	Linnevold Lord Lynes Maytag McCarville McMurry Mercer
--	--	---	---

Miller Myrland Parker Prentis Reilly Risk Roberts
Sharp
Skourup
Tudor
Van Eaton

Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West Whitehead Zastrow

Nays: none.

Absent or not voting, 3:

Benson

Martin

Ridout

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

Senator Maytag asked and received unanimous consent to take up House File 587, a bill for an act to amend chapter one hundred fifty-five (155), of the Laws of the Fifty-second General Assembly, relating to the amount that school districts may levy for the general fund of school districts.

Senator Maytag moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine
Bateson
Bekman
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Foster
Gillespie

Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lynes
Maytag

McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Risk
Roberts
Sharp
Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 3:

Benson

Martin

Ridout

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

Senator Lynes asked and received unanimous consent to take up Senate File 519, a bill for an act creating the general contingent fund of the state for the ensuing biennium and providing for the administration of said fund.

Senator Lynes moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Hart Bateson Hattery Bekman Henningsen Berg Hultman Humbert Byers Colburn Jacobson Knudson Doud Dykhouse Leo Elthon Linnevold Faul Lord Fishbaugh Lynes Foster Maytag Gillespie

McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Risk Roberts

Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West

Whitehead Zastrow

Nays: none. .

Absent or not voting, 3:

Benson

Martin

Ridout

Sharp

Skourup

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

Senator Lynes asked and received unanimous consent to take up Senate File 520, a bill for an act to make an appropriation to the department of public instruction for specified school aid.

Senator Lynes moved that the bill be read a third time now. which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Augustine Bateson Bekman Berg Byers Colburn Doud Dykhouse Elthon Faul Fishbaugh Foster Gillespie

Hart Hattery Henningsen Hultman Humbert Jacobson Knudson Leo Linnevold Lord Lvnes Maytag

McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Risk Roberts

Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie

West Whitehead Zastrow

Nays: none.

Absent or not voting, 3:

Benson

Martin

Ridout

Sharp

Skourup

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

Senator Dykhouse asked and received unanimous consent to take up Senate Joint Resolution 1, a resolution creating a special committee to review and codify the laws of Iowa relating to the financing construction of public improvements within incorporated municipalities and the conduct of municipal business and to recommend such changes in municipal laws as are considered necessary to enable municipal officials to perform their various duties more efficiently, defining the powers and duties of said committee, and providing for payment of the expense of said committee, with report of committee recommending passage.

On motion of Senator Lynes the report of the committee was adopted.

Senator Dykhouse offered the following amendment and moved its adoption:

Amend Senate Joint Resolution 1 by striking section 8 and inserting in lieu thereof the following:

"Sec. 3. This joint resolution being deemed of immediate importance shall be in full force and effect from and after publication in the Sibley Gazette-Tribune, a newspaper published at Sibley, Iowa, and The Northwood Anchor & Index, a newspaper published at Northwood, Iowa."

The amendment was adopted.

Senator Dykhouse moved that the resolution be read a third time now, which motion prevailed, and the resolution was read a third time.

On the question "Shall the resolution pass?" the vote was:

Ayes, 44:

Augustine Gillespie Maytag Skourup McCarville Bateson Hart Tudor McMurry Van Eaton Bekman Hattery Berg Henningsen Mercer Vittetoe Hultman Miller Byers Watson of Colburn Humbert Myrland O'Brien Doud Jacobson Parker Watson of Pottawattamie Dykhouse Knudson Reilly West Elthon Leo Risk Whitehead Linnevold Roberts Faul Sharp Zastrow Fishbaugh Lord Foster Lynes

Navs. 2:

Van Patten Walter Absent or not voting, 4:

Benson Martin Prentis Ridout

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

Senator Lord called up the following report and moved its adoption:

CONFERENCE COMMITTEE REPORT ON SENATE JOINT RESOLUTION 2

To the President of the Senate and the Speaker of the House:

Your conference committee appointed to consider the difference between the House and Senate on Senate Joint Resolution 2 has had the same under consideration and recommends that the House recede from its amendment to Senate Joint Resolution 2.

On the Part of the Senate.

HERMAN B. LORD.

RALPH W. ZASTROW.

GEORGE FAUL.

ALDEN L. DOUD.

On the Part of the House.
ARTHUR E. RANKIN.
MEL M. GRAHAM.
DEWEY E. GOODE.
MORSE E. CROSIER.

The motion prevailed and the report was adopted.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to return herewith, as requested, House Concurrent Resolution 22, providing for the sine die adjournment of the Fifty-third General Assembly.

Also: That the House has concurred in Senate amendments to and passed House File 42, a bill for an act relating to farm to market roads.

Also: That the House has concurred in Senate amendments to and passed House File 408, a bill for an act relating to the bus speed limits.

Also: That the House has concurred in Senate amendments to and passed House File 524, a bill for an act relating to secondary road assessment districts.

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

House Concurrent Resolution 25, providing for the presentation of chairs to the Speaker of the House, President of the Senate and Representative A. H. Avery of Clay county.

A. C. GUSTAFSON, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 25

Be It Resolved by the House, the Senate Concurring: That the Speaker of the House of Representatives, the President of the Senate and Representative A. H. Avery of Clay county be presented with the chairs occu-

pied by them during the session, and that the custodian of the State House be instructed to crate such chairs for shipment to the home residence of the Speaker of the House, the President of the Senate and Representative A. H. Avery.

Be It Further Resolved: That a copper plate, with the proper inscription thereon showing that the chair was presented by the Fifty-third General Assembly, be properly attached to each chair.

HOUSE MESSAGE CONSIDERED

Senator Elthon asked and received unanimous consent to take up House Concurrent Resolution 25.

Senator Elthon offered the following amendment to the resolution and moved its adoption:

Amend House Concurrent Resolution 25 by inserting after the word "county" in line 4 the following: "and Senator Frank C. Byers of Linn county" and by striking the period at the end of line 8 and adding the following: "and Senator Frank C. Byers."

Senator Jacobson asked and received unanimous consent that Senator Byers be excused from voting on the adoption of the amendment.

The amendment was adopted.

On motion of Senator Elthon, the resolution as amended was adopted.

Senator Byers graciously expressed his appreciation for the courtesy shown him.

THIRD READING OF BILLS

Senator Faul asked and received unanimous consent to take up for further consideration Senate File 518, relating to certain employees of the state.

Senator Faul offered the following amendment by Senators Faul, Prentis and Lynes:

Amend Senate File 518 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. During the biennium beginning July 1, 1949, and ending June 30, 1951, the compensation paid employees of the state from appropriations made by the General Assembly, except employees of institutions under the state board of education and the state board of control, and except salaries specifically provided for by statute or appropriation act, shall be subject to the approval of the comptroller and the executive council."

On motion of Senator Faul, action on Senate File 518 was temporarily deferred.

Senator Lynes asked and received unanimous consent to take up Senate File 515, a bill for an act to make appropriations to Dubuque Stone Products Company, John Griswold, Louis J. Muehle, Webster County, G. E. Pearson, Cargill, Inc., Oakville Consolidated School District, Gamble Robinson Company, Concrete Materials and Construction Company, with report of committee without recommendation.

On motion of Senator Lynes the report of the committee was adopted.

Senator Jacobson offered the following amendment:

Amend Senate File 515 by striking section 6.

Senator Elthon asked and received unanimous consent that further action on Senate File 515 be deferred and that the bill retain its place on the calendar.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate File 479, a bill for an act to make an appropriation for payment of expense of a survey on the water pollution problem in relation to Clear Lake.

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

Senate File 511, a bill for an act to make appropriations to certain named persons in settlement of claims against the state of Iowa.

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

House File 515, a bill for an act to safeguard the educational interests and welfare of the state.

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

House File 521, a bill for an act relating to compensation of certain county officials.

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

House File 601, a bill for an act relating to the payment of delinquent old age and survivors' taxes and interest.

HOUSE MESSAGES CONSIDERED

House File 515, a bill for an act to safeguard the educational interests and welfare of the state by prescribing conditions under which funds, services, commodities or equipment provided by agencies of the federal government may be accepted for use by the public, tax-supported school systems of the state under the control and supervision of the superintendent of public instruction.

Read first and second times and referred to the sifting committee.

House File 521, a bill for an act to amend sections one (1), four (4) and seven (7) of chapter one hundred eighty-three (183), Laws of the Fifty-second General Assembly, relating to the compensation of members of the boards of supervisors and certain deputy auditors, treasurers, recorders, sheriffs and clerks.

Read first and second times and referred to the sifting committee.

House File 601, a bill for an act authorizing the insurance commissioner to pay delinquent old age and survivors' taxes and interest from the current appropriation of the insurance department.

Read first and second times and referred to the sifting committee.

SPECIAL ANNOUNCEMENT

Senator Maytag arose on a point of personal privilege and on behalf of the Maytag Dairy Farms, Inc., extended to the members of the Senate, the officers and employees of the Senate and of the State House and guests, an invitation to enjoy some of the Maytag blue cheese which he had arranged to have served in the cafeteria during the lunch hour.

On motion of Senator Elthon, the Senate recessed until 2:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. President: Your joint committee on enrolled bills respectfully re-

ports that it has examined and finds correctly enrolled: House Files 279, 46, 121, 575, 42 and 408.

DON RISK, Chairman Senate Committee.
GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: House Files 279, 46, 121, 575, 42 and 408.

REPORT OF SIFTING COMMITTEE

MR. PRESIDENT: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the calendar:

S.J.R. 10	H. F. 597	H. F. 341
H. F. 218	H. F. 306	S. F. 353

H. F. 198 H. F. 601

LEO ELTHON, Chairman.

BILL ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bill to committee:

H. F. 597 Appropriations.

On motion of Senator Elthon, the Senate recessed until the fall of the gavel.

The Senate reconvened, Senator Dykhouse presiding.

INTRODUCTION OF BILLS

Senate File 522, by committee on appropriations, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1949, and ending June 30, 1951, funds for various departments and various divisions thereof, of the state of Iowa, for the purposes provided by law.

Read first and second times and referred to the sifting committee.

Senate File 523, by committee on appropriations, a bill for an act to appropriate from the general fund of the state funds for the institutions under the control of the state board of education.

Read first and second times and referred to the sifting committee.

REPORT OF SIFTING COMMITTEE

MR. PRESIDENT: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the calendar:

S. F. 522

S. F. 523

LEO ELTHON, Chairman.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate File 81, a bill for an act relating to salaries of bailiffs and clerks of the municipal court.

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

Senate File 427, a bill for an act relating to the mileage allowance of county officials.

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

House File 382, a bill for an act relating to fees of jurors.

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

House File 471, a bill for an act relating to the compensation of members and employees of the state conservation commission.

A. C. GUSTAFSON, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 427

- 1. Amend Senate File 427, section one (1), line eight (8), by striking the word "eight" and inserting in lieu thereof the word "seven".
- 2. Further amend Senate File 427, section two (2), line three (3), by striking the word "eight" and inserting in lieu thereof the word "seven".
- 3. Further amend Senate File 427, section three (3), line four (4), by striking the word "eight" and inserting in lieu thereof the word "seven".
- 4. Further amend Senate File 427, section four (4), line four (4), by striking the word "ten" and inserting in lieu thereof the word "nine".
- 5. Further amend Senate File 427, section four (4), line nine (9), by striking the word "ten" and inserting in lieu thereof the word "nine".
- 6. Further amend Senate File 427, section five (5), line four (4), by striking the word "eight" and inserting in lieu thereof the word "seven".
- 7. Further amend Senate File 427, section six (6), line three (3), by striking the word "eight" and inserting in lieu thereof the word "seven".

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on April 13 the Governor had approved the following bills:

Senate File 146, relating to public utilities owned by certain cities.

Senate File 182, relating to motor vehicles and law of the road.

Senate File 306, relating to the practice of podiatry.

Senate File 361, relating to the purchase of motor vehicles by the state car dispatcher.

Senate File 406, relating to the time for holding municipal primaries.

Senate File 446, relating to public school work.

AMENDMENTS FILED

Amend Senate File 515 by striking from lines 3 and 4 of section 2 the words and figures "one thousand five hundred dollars (\$1,500)" and inserting in lieu thereof the words and figures "three thousand five hundred dollars (\$3,500)".

PAUL E. MCCARVILLE.

Amend Senate File 518 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. During the biennium beginning July 1, 1949, and ending June 30, 1951, the compensation paid employees of the state from appropriations made by the General Assembly, except employees of elected state officials and of institutions under the state board of education and the state board of control, and except salaries specifically provided for by statute or appropriation act, shall be subject to the approval of the executive council and the comptroller."

GEORGE FAUL

Amend the bill styled Senate Joint Resolution 10 by striking all after the enacting clause and by substituting in lieu thereof the following:

"Section 1. Section two point eleven (2.11), Code 1946, is amended by striking the words 'one thousand' in line four (4) and by inserting in lieu thereof the words 'two thousand'.

"Sec. 2. Section two point eleven (2.11), Code 1946, is further amended by striking the word 'ten' in line thirteen (13) and by inserting in lieu thereof the word 'twenty'."

Further amend the bill by striking the word "Resolved" in the enacting clause and by substituting in lieu thereof the word "Enacted".

Further amend the bill by correcting the title as follows: Strike all of the title except line four (4) and substitute in lieu thereof the following:

"An act to amend section two point eleven (2.11), Code 1946, relating to" and by placing a period at the end of line four (4).

GEORGE FAUL, ARTHUR JACOBSON and FRED MAYTAG.

Amend House File 15 as passed by the House by inserting after the word "buildings," in line 12 of section 3 the following: "gasoline filling stations and sales barns or pavilions outside the corporate limits of any city or town,".

Further amend House File 15 by adding to section 4 the following:

"The provisions of this act shall not apply to cities or towns with a population of 5,000 or less."

CHARLES S. VAN EATON.

Amend House File 210 by adding thereto as a new section the following:

Sec. 2. Section one hundred seventy-nine point five (179.5), Code 1946, is amended by striking the period (.) in line 8 and inserting in lieu thereof the following: "; provided further, that any producer from whom said tax is collected may obtain a refund of said tax by making written application therefor to the said commission within 30 days from the day of collection."

J. F. MILLER.

Amend House File 294 by striking from line 3 of section 1 the words and figures "fifty thousand dollars (\$50,000)" and inserting in lieu thereof the words and figures "two hundred fifty thousand dollars (\$250,000)".

Amend House File 294 by adding a new subsection to section 1 as follows:

"Personnel (technicians and clerical personnel), and their necessary expenses including office rental, equipment and materials to be assigned to the soil conservation districts by the state soil conservation committee on a need basis. Two hundred thousand dollars (\$200,000)."

Amend the title to House File 294 by striking the words and figures "fifty thousand dollars (\$50,000)" and inserting in lieu thereof the words and figures "two hundred fifty thousand dollars (\$250,000)".

RAYMOND R. GILLESPIE.

On motion of Senator Elthon, the Senate adjourned until 1:00 p.m., Monday, April 18, 1949.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, APRIL 18, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend Lawrence C. Murphy, pastor of the First Federated Presbyterian church, Corning, Iowa.

HOUSE MESSAGES CONSIDERED

House File 382, a bill for an act to amend section six hundred seven point five (607.5), Code 1946, relating to fees of jurors.

Read first and second times and referred to the sifting committee.

House File 471, a bill for an act to amend certain sections of chapter one hundred seven (107), Code 1946, relating to the compensation of members and employees of the state conservation commission.

Read first and second times and referred to the sifting committee.

Senator Maytag called up the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 20

Whereas, Senate File 435, a bill for an act relating to motor vehicles, law of the road and school buses, has passed both houses and is now in the hands of the Governor for his approval; and,

Whereas, it is found that certain sections are ambiguous and the question of constitutionality has been raised and that said bill should be given further consideration by the House and Senate;

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That the Governor be requested to return Senate File 435 for further consideration by the Senate and House.

The motion prevailed and the resolution was adopted.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

Mr. PRESIDENT: I am directed to inform your honorable body that the House has adopted the conference committee report and receded from its amendments as recommended therein, and passed, Senate Joint Resolu-

tion 2, a resolution providing for the succession in office of the Governor of the state of Iowa.

Also: That the House has concurred in Senate amendments to House Concurrent Resolution 25, providing for the presentation of chairs occupied by the presiding officers and two other members of the House and Senate of the Fifty-third General Assembly.

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

House Concurrent Resolution 26, providing for the payment of legislative expense.

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

Senate File 516, a bill for an act to appropriate four million dollars (\$4,000,000) to the department of public instruction for supplemental aid to certain school districts of the state.

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

Senate File 517, a bill for an act to appropriate six million dollars (\$6,000,000) to the department of public instruction for state aid for transportation.

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

House File 296, a bill for an act relating to the distribution, sale or transportation of adulterated or misbranded insecticides, fungicides, redenticides and other economic poisons.

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

House File 468, a bill for an act relating to exemptions from use tax.

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

House File 544, a bill for an act relating to police department maintenance funds.

A. C. GUSTAFSON, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 26

By Appropriations Committee

Be It Resolved by the House, the Senate Concurring: That the following bills, authorized by legislative action, are hereby approved and ordered paid as provided by section two point twenty (2.20), Code 1946:

A. C. Gustafson, postage and miscellaneous expense (House) \$ 20.81

A. C. Gustafson, postage and miscellaneous expense (House).......\$ 20.5 Edwin L. Getz, weekly transportation January 30 to

 March 12, 1949 (House)
 10.50

 Koch Brothers, 1 swivel arm leather chair (House)
 116.00

Storey-Kenworthy Co., office equipment and supplies (House) L. C. Smith & Corona Typewriters, Inc., service	1,529.30
call, repair typewriter (House)	3.00
Zaiser's, 2 office desks (House)	238.55
Addressograph-Multigraph Corp., supplies for machine (House)	29.94
Des Moines Container Co., supplies (House)	91.78
Addressograph-Multigraph Corp., supplies (Senate-House)	472.92
Lois Candee, 200 sets code annotation stickers (Senate-House)	200.00
Capital Sanitary Supply Co., 1 bale regular	
flour sacks (Senate-House)	83.79
Klipto Loose Leaf Co., office supplies, binders, index sheets,	
sec. posts, instruction sheets (Senate-House)	2,043.46
Koch Bros., enrolled bills (Senate-House)	133.35
Zaiser's, 1 typewriter desk, 4 flat top desks (Senate-House)	473.00
Bond Clothing Co., coats for pages, 7 coats at \$21.50,	
6 coats at \$15 (Senate)	240.50
Lois Candee, 12 sets code annotation stickers at \$1 each (Senate)	12.00
Storey-Kenworthy Co., chair, 5 metal desks, 6 ash trays,	
13 boxes numbering plates (Senate)	759.80
Koch Brothers, office supplies (Senate)	45.63
Lena Mandt, multigraph operator (212 mats	
at 50c each) (Senate)	106.00
W. J. Scarborough, \$12 postage and miscellaneous	
expense and \$20 gas Frank Sacco (Senate)	32.00
Victoria Cleaners, 11 cord sport coats (Senate)	7.15
L. C. Smith & Corona Typewriters, Inc., repair on	
L. C. Smith typewriter (Senate	3.00
Executive Council, supplies (Senate)	1,434.04

\$8,086.52

The state comptroller is hereby authorized and directed to issue warrants for amounts above listed and to persons and firms to whom such amounts are due.

HOUSE MESSAGES CONSIDERED

House File 296, a bill for an act relating to the distribution, sale or transportation of adulterated or misbranded insecticides, fungicides, rodenticides and other economic poisons; regulating traffic therein; providing for registration and examination of such materials, imposing penalties and for other purposes and to repeal chapter two hundred six (206), Code 1946.

Read first and second times and referred to the sifting committee.

House File 468, a bill for an act to amend section four hundred twenty-three point four (423.4), Code 1946, relating to exemptions from use tax.

Read first and second times and referred to the sifting committee.

House File 544, a bill for an act to amend section 404.5, Code 1946, relating to police department maintenance funds.

Read first and second times and referred to the sifting committee.

EXPRESSION OF APPRECIATION

President Evans expressed to the members of the Fifty-third General Assembly his grateful appreciation for the courtesy shown him under the provisions of House Concurrent Resolution 25.

BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on April 15 the Governor had approved the following bill:

Senate File 130, relating to sick leave for public school employees.

COMMUNICATION

The following communication was received:

POCAHONTAS COUNTY PUBLIC SCHOOLS

Superintendent's Office' Pocahontas, Iowa

April 13, 1949.

Honorable Kenneth A. Evans, Lieutenant Governor President of the Senate Des Moines, Iowa

To the Senators of the Iowa General Assembly: Greetings:

The county superintendents of north central Iowa at a meeting in Emmetsburg on April 11, 1949, voted an expression of appreciation to the Iowa Senate for the favorable school legislation enacted at this session of the Fifty-third General Assembly.

We feel that our legislators are keeping faith with pledges made before election.

Sincerely yours,
FRANCES YOUNG, Secretary,

North Central County Superintendents.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate File 269, a bill for an act relating to certified seed.

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

Senate File 502, a bill for an act to appropriate from the general fund of the state of Iowa to the state conservation commission funds for lands and waters development.

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

Senate File 519, a bill for an act creating the general contingent fund of the state for the ensuing biennium.

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

Senate Concurrent Resolution 20, requesting the Governor to return Senate File 435 for further consideration.

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

House File 336, a bill for an act relating to the removal of tags or identification marks on animals tested for disease and to provide a penalty therefor.

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

House File 337, a bill for an act relating to the issuance of false certificates of health for animals and to provide a penalty for such issuance.

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

House File 379, a bill for an act relating to increasing the amount of the poor fund in each county.

A. C. Gustafson, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 336, a bill for an act relating to the removal of tags or identification marks on animals tested for disease and to provide a penalty therefor and to amend chapter one hundred sixty-three (163), Code 1946.

Read first and second times and referred to the sifting committee.

House File 337, a bill for an act relating to the issuance of false certificates of health for animals and the use of such certificates in connection with transactions involving said animals and to provide a penalty for such issuance or use and to amend chapter one hundred sixty-three (163), Code 1946.

Read first and second times and referred to the sifting committee.

House File 379, a bill for an act relating to increasing the amount of the poor fund in each county by increasing the levy therefor.

Read first and second times and referred to the sifting committee.

SENATE CONCURRENT RESOLUTION 21

By Bekman, Augustine, McCarville, McMurry, Ridout, Whitehead, West, Reilly, Risk, Zastrow, Watson of Pottawattamie, Skourup and Mercer

Whereas, the General Assembly of the state of Iowa, now assembled in its Fifty-third regular session, is aware that the world is again threatened by war which, unless averted or stayed, may engulf the nations of the world and constitute a threat to our civilization; and,

Whereas, a proposal has been made for the establishment of a limited world federal government as an instrument to establish lasting world peace and order which is worthy of careful scrutiny and study;

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That the President and the Congress of the United States explore and study the proposal to establish a world federal government of defined powers and limited authority, but which shall be adequate to preserve world peace and order.

Be It Further Resolved: That the General Assembly of the state of Iowa does hereby join with other states in requesting the Congress to call a constitutional convention for the purpose of proposing an amendment to the federal constitution to permit the United States to participate in a world federal government, pursuant to article V of the United States constitution.

Be It Further Resolved: That the secretary of the state of Iowa transmit copies hereof to the President, Vice President, Speaker of the House of Representatives of the United States, to the chairman of the House and Senate foreign relations committee of Congress, and to the Iowa delegation in Congress.

REPORT OF SIFTING COMMITTEE

MR. PRESIDENT: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the calendar:

H. F. 382	H. F. 569	H. F. 385
H. F. 136	S. F. 438	S. F. 505
S. F. 449	S. F. 322	H. F. 359
H T 570	S F 490	S F 508

LEO ELTHON, Chairman.

BILL ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bills to committee:

S. F. 490 Appropriations

On motion of Senator Bekman, the Senate adjourned until 10:00 a.m., Tuesday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, APRIL 19, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend Ben Sinderson, pastor of the Christian church, Bedford, Iowa.

PETITION AND MEMORIAL

The following petition was presented and placed on file:

By Senator Prentis, from residents of Union county favoring legislation pertaining to old age and survivors' insurance for certain public employees.

PRESENTATION OF VISITORS

Senator Augustine asked and received unanimous consent to present to the Senate six members of the freshman class of the Rose Hill school who were present in the balcony with their superintendent, Mr. M. Kallemyn.

Senator Faul asked and received unanimous consent to present to the Senate the members of the Plainview school of Polk county who were present in the balcony with their instructor, Miss May Lynch.

Senator Knudson called up the following resolution and moved its adoption:

HOUSE CONCURRENT RESOLUTION 26

. By Appropriations Committee

Be It Resolved by the House, the Senate Concurring: That the follow-
ing bills, authorized by legislative action, are hereby approved and or-
dered paid as provided by section two point twenty (2.20), Code 1946:
A. C. Gustafson, postage and miscellaneous expense (House)\$ 20.81
Edwin L. Getz, weekly transportation January 30 to
March 12, 1949 (House) 10.50
Koch Brothers, 1 swivel arm leather chair (House)
Storey-Kenworthy Co., office equipment and supplies (House) 1,529.30
L. C. Smith & Corona Typewriters, Inc., service

3.00

call, repair typewriter (House).....

7-1	000 55
	238.55
Addressograph-Multigraph Corp., supplies for machine (House)	29.94
Des Moines Container Co., supplies (House)	91.78
	472.92
	200.00
Capital Sanitary Supply Co., 1 bale regular	
flour sacks (Senate-House)	83.79
Klipto Loose Leaf Co., office supplies, binders, index sheets,	
sec. posts, instruction sheets (Senate-House) 2,	,043.46
Koch Bros., enrolled bills (Senate-House)	133.35
Zaiser's, 1 typewriter desk, 4 flat top desks (Senate-House)	473.00
Bond Clothing Co., coats for pages, 7 coats at \$21.50,	
6 coats at \$15 (Senate)	240.50
Lois Candee, 12 sets code annotation stickers at \$1 each (Senate)	12.00
Storey-Kenworthy Co., chair, 5 metal desks, 6 ash trays,	
13 boxes numbering plates (Senate)	759.80
Koch Brothers, office supplies (Senate)	45.63
Lena Mandt, multigraph operator (212 mats	
at 50c each) (Senate)	106.00
W. J. Scarborough, \$12 postage and miscellaneous	
expense and \$20 gas Frank Sacco (Senate)	32.00
Victoria Cleaners, 11 cord sport coats (Senate)	7.15
L. C. Smith & Corona Typewriters, Inc., repair on	
L. C. Smith typewriter (Senate)	3.00
Executive Council, supplies (Senate)	,434.04

\$8,086.52

The state comptroller is hereby authorized and directed to issue warrants for amounts above listed and to persons and firms to whom such amounts are due.

The motion prevailed and the resolution was adopted.

Senator Elthon called up the following resolution:

HOUSE CONCURRENT RESOLUTION 22

Be It Resolved by the House, the Senate Concurring: That the Fifty-third General Assembly adjourn sine die at twelve o'clock noon, Friday, April 15, 1949.

Senator Elthon offered the following amendment and moved its adoption:

Amend House Concurrent Resolution 22 by striking line 3 and inserting in lieu thereof the following: "at four o'clock p.m., Wednesday, April 20, 1949."

The amendment was adopted.

On motion of Senator Elthon the resolution as amended was adopted.

Senator Elthon called up the following resolution and moved its adoption:

HOUSE CONCURRENT RESOLUTION 21

Whereas, Iowa produces, both as to value and numbers, more eggs than any other state in the Union; and,

Whereas, the farm income of Iowa from eggs alone in 1948 was approximately \$140,000,000; and,

Whereas, the people of Iowa are strongly in favor of a fair and adequate price support program for eggs; and

Whereas, the United States department of agriculture and all state extension departments have approved and promoted a program whereby eggs would be sold strictly on a quality basis, which program resulted in eighty per cent of all eggs sold in Iowa being evaluated on standards of quality and grade; and,

Whereas, in the administration of the support program by the federal government only the price of dry eggs has been supported, while the price of frozen and shell eggs has not been supported, with the result that undergrade eggs in the present market command almost the same price as the top consumer grade AA eggs; and,

Whereas, this policy has destroyed the producer's ability to market eggs on a quality basis according to grade and has undermined the grading program, which formerly encouraged production of a quality product; now, therefore,

Be It Resolved by the House, the Senate Concurring: That the Congress of the United States is memorialized to require price support of eggs at the top grade, including frozen and shell eggs, with deductions for undergrade eggs, and to eliminate the present practice of supporting only the price of dry eggs.

Be It Further Resolved: That the Chief Clerk be instructed to send to copy of this resolution to the United States Senators from Iowa and to the Representatives in Congress from Iowa and to the secretary of agriculture of the United States.

The motion prevailed and the resolution was adopted.

Senator Miller called up the following resolution and moved its adoption:

HOUSE CONCURRENT RESOLUTION 23

Whereas, the use of alcoholic beverages is rapidly increasing in Iowa; and,

Whereas, the habit-forming practice of the use of alcoholic beverages in many cases results in lowered physical and mental efficiency, broken homes, juvenile delinquency, increased crime, and general disregard for law and order, all detrimental to the general public welfare; and,

Whereas, the General Assembly of Iowa does recognize the inherent right and duty of government to protect and safeguard the general publice welfare of its people by all proper means; and,

Whereas, the above habit-forming practice is constantly being stimulated and encouraged by the use of advertising and propaganda, much of which comes from out of state and which has for its purpose financial profit rather than the general public interest and welfare; and,

Whereas, there has been introduced in Congress, at various times, legislation to prohibit the transportation in interstate commerce of advertising of alcoholic beverages; and,

Whereas, it is desirable to place this General Assembly on record as not favoring such advertisement in this state;

Now, Therefore, Be It Resolved by the House, the Senate Concurring: That the Fifty-third General Assembly of Iowa disapproves of the practice of advertising of alcoholic beverages in publications printed in this state or transported into Iowa in interstate commerce, and urges both the Congress of the United States and the next General Assembly of Iowa to take such steps as are necessary to control and eliminate such practice to the end that the general welfare of the people and especially the youth of Iowa and of the United States be safeguarded and protected.

The resolution was lost.

RECONSIDERATION OF SENATE FILE 435

Senator Maytag called up for further consideration Senate File 435, a bill for an act to amend chapter three hundred twenty-one (321). Code 1946, motor vehicles and law of road and relating to school buses.

Senator Hattery moved that the record of the Senate action on Senate File 435 from and including his motion that the Senate concur in the House amendments found on page 1048 of the Senate Journal be expunged, which motion prevailed by a two-thirds majority.

Senator Hattery offered the following amendment by Senators Hattery and Maytag to the House amendments to Senate File 435:

Amend Senate File 435, section 2, by striking all of lines 34, 35, 36 and 37 and inserting in lieu thereof the following:

"This section shall not apply to 'business' and 'residence' districts but shall apply in suburban districts of cities and towns."

Amend section 3 by striking all of subsection eighteen (18).

On motion of Senator Hattery, the first paragraph of the amendment was adopted.

On motion of Senator Hattery, the balance of the amendment was adopted.

Senator Hattery moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 44:

Augustine Hatterv Bateson Henningsen Bekman Hultman Berg Humbert Jacobson Byers Colburn Knudson Doud Linnevold Elthon Lord Faul Maytag McCarville Fishbaugh Gillespie McMurry Hart Mercer

Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp
Skourup
Tudor

Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Nays: none.

Absent or not voting, 6:

Benson Dykhouse Foster Leo

Lynes

Martin

Zastrow

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

THIRD READING OF BILLS

On motion of Senator Bekman, Senate File 311, a bill for an act to amend sections eighty-five point twenty-three (85.23), eighty-five point thirty-one (85.31), eighty-five point thirty-four (85.34) and eighty-five point thirty-seven (85.37), Code 1946, as amended by the Acts of the Fifty-second General Assembly of the state of Iowa, relating to workmen's compensation, was taken up, and considered.

Senator Bekman asked and received unanimous consent to withdraw the amendment to Senate File 311 filed by him and found on page 359 of the Senate Journal.

Senator Bekman offered the following amendment by Senators Bekman, Faul, Maytag, Van Eaton and McCarville and moved its adoption:

Amend Senate File 311 by striking all after the enacting clause and by substituting the following in lieu thereof:

"Section 1. Section eighty-five point twenty-eight (85.28), Code 1946, is hereby amended by striking from line four (4) the words 'one hundred fifty dollars' and by substituting in lieu thereof the words 'three hundred dollars'.

"Sec. 2. Section eighty-five point thirty-seven (85.37), Code 1946, as amended, is hereby amended by striking from line eight (8) the word 'twenty' and by substituting in lieu thereof the word 'twenty-four'. Also

by striking from each of lines eight (8) and ten (10) the word 'eight' and by substituting in lieu thereof the word 'twelve'."

Amend the title to read as follows: "A bill for an act to amend sections eighty-five point twenty-eight (85.28) and eighty-five point thirty-seven (85.37), as amended, Code 1946, relating to workmen's compensation so as to increase burial expenses from one hundred fifty dollars (\$150) to three hundred dollars (\$300) and so as to increase the maximum payments from twenty dollars (\$20) per week to twenty-four dollars (\$24) per week and to increase minimum payments from eight dollars (\$8) per week to twelve dollars (\$12) per week."

The amendment was adopted.

Senator Bekman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 44:

5,			
Augustine	Henningsen	Miller	Van Eaton
Bateson	Hultman	Myrland	Van Patten
Bekman	Humbert .	Parke r	Vittetoe
Berg	Jacobson	Prentis	Walter
Byers	Knudson	Reilly	Watson of
Colburn -	Leo	Ridout	O'Brien
Dykhouse	Linnevold	Risk	Watson of
Elthon	Lord	Roberts	Pottawattamie
Faul	Maytag	Sharp	West
Fishbaugh	McCarville	Skourup	Whitehead
Gillespie	McMurry	Tudor	Zastrow
Hattery	Mercer		

Nays: none.

Absent or not voting, 6:

Benson Foster Lynes Martin Doud Hart

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

On motion of Senator Bekman, Senate File 413, a bill for an act to amend section ninety-six point three (96.3), Code 1946, and chapters seventy-three (73) and seventy-four (74), Acts of the Fifty-second General Assembly, relating to unemployment compensation and unemployment benefits; to redetermine benefits payable for partial unemployment; to change the limitation on benefit credits, and the manner in which benefits are charged; and to increase the allowable weekly benefit amount, was taken up, and onsidered.

Senator Bekman offered the following amendment by Senators

Bekman, Faul, McCarville, Van Eaton and Maytag and moved its adoption:

Amend Senate File 413 by striking all after the enacting clause and by substituting in lieu thereof the following:

Section ninety-six point three (96.3), Code 1946, as amended, is hereby amended by striking from line seven (7) of subsection four (4) the words "twenty dollars" and by substituting in lieu thereof the words "twenty-two dollars and fifty cents".

Sec. 2. Section ninety-six point three (96.3), Code 1946, is hereby amended by striking from line three (3) of subsection four (4) the word "twenty-third" and inserting in lieu thereof the word "twentieth".

Amend the title to read as follows: "A bill for an act to amend subsection four (4) of section ninety-six point three (96.3), Code 1946, relating to unemployment compensation so as to increase the maximum benefit payment, and to make other liberalization of benefits."

The amendment was adopted.

Senator Bekman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 43:

Augustine Henningsen Miller Bateson Hultman Myrland Parker Vittetoe Bekman Humbert Walter Berg Prentis Jacobson Byers Reilly Knudson Colburn Leo Ridout Dykhouse Linnevold Risk Elthon Maytag Roberts McCarville Faul Sharp West McMurry Skourup Fishbaugh Gillespie Mercer Zastrow Tudor Hattery

Van Eaton Van Patten Watson of O'Brien Watson of Pottawattamie Whitehead

Nays: none.

Absent or not voting, 7:

Martin Benson Foster Lord Hart Lynes Doud

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

On motion of Senator Faul, Senate File 518, a bill for an act relating to the approval of compensation of employees of the state during the biennial fiscal period beginning July 1, 1949, and ending June 30, 1951, was taken up for further consideration.

Senator Faul asked and received unanimous consent to withdraw the amendment to Senate File 518, filed by him, and found on page 1111 of the Senate Journal.

Senator Faul called up the following amendment:

Amend Senate File 518 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. During the biennium beginning July 1, 1949, and ending June 30, 1951, the compensation paid employees of the state from appropriations made by the General Assembly, except employees of institutions under the state board of education and the state board of control, and except salaries specifically provided for by statute or appropriation act, shall be subject to the approval of the comptroller and the executive council."

Senator Doud offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking from line 8 the words "and the state board of control".

The amendment to the amendment was adopted.

On motion of Senator Faul the amendment as amended was adopted.

See further action on page 1137 "Reconsideration of Senate File 518."

On motion of Senator Watson of Pottawattamie, House File 294, a bill for an act to appropriate from the general fund of the state of Iowa to the state soil conservation committee the sum of fifty thousand dollars (\$50,000) for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, to carry on soil conservation work in soil conservation districts which are organized under the soil conservation district law, chapter one hundred sixty (160), Code of Iowa 1946, and to amend said chapters, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Gillespie offered the following amendment and moved its adoption:

Amend House File 294 by striking from line 3 of section 1 the words and figures "fifty thousand dollars (\$50,000)" and inserting in lieu thereof the words and figures "two hundred fifty thousand dollars (\$250,000)".

Amend House File 294 by adding a new subsection to section 1 as follows:

"Personnel (technicians and clerical personnel), and their necessary expenses including office rental, equipment and materials to be assigned to the soil conservation districts by the state soil conservation committee on a need basis. Two hundred thousand dollars (\$200,000)."

Amend the title to House File 294 by striking the words and figures "fifty thousand dollars (\$50,000)" and inserting in lieu thereof the words and figures "two hundred fifty thousand dollars (\$250,000)".

Senator Hattery took the chair at 11:10 a.m.

Senator Jacobson moved the previous question on the amendment, which motion prevailed.

Roll call was demanded.

President Evans took the chair at 11:30 a.m.

On the question "Shall the amendment pass?" the vote was:

Ayes, 42:

Augustine Hart Mercer Van Eaton Bateson Hattery Myrland Van Patten Henningsen Bekman Parker Vittetoe Walter Berg Hultman Prentis Byers Reilly Watson of Humbert Colburn Jacobson Ridout O'Brien Dykhouse Knudson Risk Watson of Elthon Leo Roberts Pottawattamie Faul Linnevold Sharp Fishbaugh McCarville Skourup Whitehead Gillespie McMurry Tudor Zastrow

Nays; none.

Absent or not voting, 8:

Benson Foster Lynes Maytag Doud Lord Martin Miller

The amendment was adopted.

Senator Watson of Pottawattamie moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 44:

Augustine Van Eaton Hart Mercer Bateson Hattery Myrland Van Patten Bekman Henningsen Parker Vittetoe Prentis Berg Hultman Walter Byers Humbert Reilly Watson of Jacobson Ridout Colburn O'Brien Knudson Risk Watson of Doud Dykhouse Leo Roberts Pottawattamie Elthon Linnevold Sharp West Skourup Whitehead Faul Maytag Fishbaugh McCarville Tudor Zastrow Gillespie McMurry

Nays, 1:

Miller

Absent or not voting, 5:

Benson Lord Lynes Martin Foster The bill having received a constitutional majority was declared to have passed the Senate and the title as amended was agreed to.

EXECUTIVE SESSION

On motion of Senator Elthon the Senate resolved itself into executive session.

The Senate in executive session confirmed the following appointments:

M. L. Gilbert of Des Moines, Polk county, Iowa, as labor commissioner for the regular term beginning July 1, 1949.

Leland P. Johnson, Ph.D., of Des Moines, Polk county, Iowa, as a member of the board of examiners in the basic sciences for the regular term beginning July 1, 1949.

The Senate in executive session refused to confirm the following appointment:

Frank G. Brooks of Mount Vernon, Linn county, Iowa, as a member of the board of examiners in the basic sciences for the regular term beginning July 1, 1949.

The Senate arose from executive session and resumed regular session.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has concurred in Senate amendments to, and passed, House Concurrent Resolution 22, fixing the date for the sine die adjournment of the Fifty-third General Assembly.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 201, a bill for an act relating to deductions from the actual value of property.

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

Senate File No. 210, a bill for an act relating to income taxes.

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

House File 604, a bill for an act relating to approval of compensation of employees of the state.

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

House File 605, a bill for an act relating to the Iowa department of public safety peace officers' retirement funds.

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

House File 606, a bill for an act to make an appropriation for the expenses incurred in the election contest of James R. Naughton vs. Robert P. Munger; of Roy J. Smith vs. Merwin Smith.

A. C. GUSTAFSON, Chief Clerk.

HOUSE AMENDMENTS TO SENATE FILE 201

Amend Senate File 201 by striking everything after the enacting clause and substituting in lieu thereof the following:

Section 1. That section four hundred twenty-nine point four (429.4), Code 1946, be amended by adding after the period (.) at the end thereof the following: "In addition to any such deduction of indebtedness he shall be entitled to deduct an amount up to five thousand dollars (\$5,000) from bank checking accounts".

Further amend the title by striking the words "and property which is taxable and property exempt from taxes".

HOUSE MESSAGES CONSIDERED

House File 604, a bill for an act relating to the approval of compensation of employees of the state during the biennial fiscal period beginning July 1, 1949, and ending June 30, 1951.

Read first and second times and referred to the sifting committee.

House File 605, a bill for an act relating to the Iowa department of public safety peace officers' retirement, accident and disability system funds and appropriating certain funds heretofore paid into the old age and survivors' trust fund.

Read first and second times and referred to the sifting committee.

House File 606, a bill for an act to make an appropriation for the expenses incurred in the election contest of James R. Naughton vs. Robert P. Munger; of Roy J. Smith vs. Merwin Smith.

Read first and second times and referred to the sifting committee.

On motion of Senator Elthon, the Senate recessed until 2:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

HOUSE FILE 577 RECALLED FROM THE HOUSE

Senator Hattery asked and received unanimous consent that the Secretary be directed to recall from the House House File 577 for further consideration.

COMMUNICATION

Senator Leo asked and received unanimous consent that the following communication be printed in the Senate Journal:

April 15, 1949.

Dear Senator Leo:

I want to write and let you know how much we appreciate your thoughtfulness of Ralph.

The flowers from the members of the Senate were beautiful. I have never seen a more beautiful arrangement of Easter lilies. There were two potted plants with several blossoms arranged in a rectangular container. I wish that each one of you could have seen them. The red roses are still beautiful and until Ralph can thank them personally, you thank them for him. They arrived Wednesday when he was feeling much more comfortable than he is now, and he did so enjoy them; and most of all the nice card with all of your signatures. He was so proud of it and had to show it to all of the doctors who came in to see him. Your letters and others from the members of the Senate gave him so much pleasure, for you have become his dearest acquaintances.

This has been a terrible shock to Ralph and it will be some time before he will be out and letters give him so much pleasure.

Ralph underwent a very serious operation, but he is getting along very fine considering everything. This is a wonderful institution. Maybe more legislators should know the wonderful things they are doing here. It is Iowa's "Mayo's" and Iowa can be proud of it.

I understand, one more week and you will be going home. I know you are all anxious for the closing, although it is always a very interesting experience. Ralph's great disappointment was that he could not continue until the end, although we both knew he should have given up long before. He has always enjoyed his legislative work and his associations with all of you. Now that the doctors have told me he will never be able to do active work, maybe he will have to continue in politics.

Again our sincere thanks to all of you,

Sincerely, Mrs. Ralph E. Benson.

THIRD READING OF BILLS

On motion of Scnator Lord, House File 218, a bill for an act to amend the law as it appears in chapter ninety-seven (97), Code 1946, and chapter seventy-six (76), Acts of the Fifty-second General Assembly, relating to old age and survivors' insurance of cer-

tain public employees and regulating the collections of contributions to said system and the payments of benefits thereunder, was taken up, and considered.

Senator Dykhouse offered the following amendment and moved its adoption:

Amend House File 218 by adding a new section as follows:

"Amend section ninety-seven point forty-five (97.45), Code 1946, by adding a new subsection as follows: 'No definition or provision of this chapter shall be construed so as to include temporary employees of the General Assembly of Iowa unless such employees shall make application to the Iowa employment security commission to be covered under the provisions of this chapter.'"

Further amend House File 218 by adding a new section as follows: "Amend chapter ninety-seven (97), Code 1946, by adding a new section as follows: 'The Iowa employment security commission is hereby authorized and directed to refund to all employees of the Fifty-third General Assembly such sums of money that may have been withheld under the provisions of this chapter upon the application of such employees as may desire to obtain such refund, and the Iowa employment security commission is further authorized and directed to issue such forms as may be necessary for the filing of an application for a refund."

The amendment was adopted.

Senator Lord moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 39:

Augustine
Bateson
Bekman
Berg
Holling
Byers
Colburn
Doud
K
Dykhouse
Elthon
Faul
Gillespie

Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord

Maytag McCarville McMurry Mercer Myrland Parker Reilly Ridout Roberts Sharp Skourup Tudor Van Eaton Van Patten Watson of O'Brien Watson of Pottawattami

Pottawattamie West Whitehead

Nays, 5:

Fishbaugh Prentis Miller

Risk

Vittetoe

Absent or not voting, 6:

Benson Lynes Foster Martin Walter

Zastrow

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

Senator Lord moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

Senator Skourup called up for further consideration Senate File 515, a bill for an act to make appropriations to Dubuque Stone Products Company, John Griswold, Louis J. Muehle, Webster county, G. E. Pearson, Cargill, Inc., Oakville Consolidated School District, Gamble Robinson Company, Concrete Materials and Construction Company.

Senator Jacobson called up the following amendment and moved its adoption:

Amend Senate File 515 by striking section 6.

The amendment was lost.

Senator McCarville asked and received unanimous consent to withdraw the amendment to Senate File 515, filed by him, and found on page 1111 of the Senate Journal.

Senator Skourup moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 44:

Bateson Mercer Van Eaton Hattery Van Patten Bekman Henningsen Myrland Hultman Parker Vittetoe Berg Byers Humbert Prentis Walter Colburn Jacobson Reilly Watson of Ridout Doud Knudson O'Brien Dykhouse Risk Watson of Leo Elthon Linnevold Roberts Pottawattamie West Sharp Faul Lord Maytag Fishbaugh Skourup Whitehead Gillespie McCarville Tudor Zastrow Hart McMurry

Nays: none.

Absent or not voting, 6:

Augustine Foster Martin Miller Benson Lynes

The bill having received a constitutional and two-thirds majority was declared to have passed the Senate and the title was agreed to.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to return herewith, as requested, House File 577, a bill for an act relating to fees for motor vehicles.

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

House Joint Resolution 11, relating to convening of the General Assembly in extraordinary session on petition of members.

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

Senate File 249, a bill for an act to provide a uniform method of disposal of state lands not needed by the state board of education.

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

Senate File 337, a bill for an act relating to powers of cities and towns to levy taxes for off street parking facilities.

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

Senate File 485, a bill for an act to legalize proceedings of the town council of Bellevue, Iowa.

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

House File 487, a bill for an act relating to forms for income tax returns.

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

Senate File 498, a bill for an act to legalize proceedings authorizing issuance of school bonds by Low Moor independent school district, Clinton county.

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

House File 590, a bill for an act relating to membership of county supervisors on county boards of social welfare.

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

House File 595, a bill for an act relating to the construction of a waterworks by the town of Blue Grass, Scott county, Iowa.

A. C. GUSTAFSON, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 487, a bill for an act to amend section four hundred twenty-two point twenty-one (422.21), Code 1946, relating to forms for income tax returns prepared by the state tax commission and providing that such tax commission may simplify income tax returns by the adoption of schedules for the simplification of deductions and computation of taxes due.

Read first and second times and referred to the sifting committee.

House File 590, a bill for an act to amend section two hundred thirty-four point nine (234.9), Code 1946, relating to membership of county supervisors on county boards of social welfare.

Read first and second times and referred to the sifting committee.

House File 595, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of bonds in connection with the construction of a waterworks by the town of Blue Grass, Scott county, Iowa, and the provisions made for the payment of said bonds, and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said town.

Read first and second times and referred to the sifting committee.

House Joint Resolution 11, a resolution proposing an amendment to the constitution of the state of Iowa, relating to convening of the General Assembly in extraordinary session on petition of the members and to amend article IV of said constitution.

Read first and second times and referred to the sifting committee.

HOUSE AMENDMENTS CONSIDERED

Senator Jacobson called up for consideration Senate File 201, a bill for an act to amend section four hundred twenty-nine point four (429.4), Code 1946, relating to deductions from the actual value of property which any person is required to have listed or assessed, to provide for the deduction of debts from property referred to in section four hundred twenty-nine point two (429.2), Code 1946, and providing for an exemption from property listed and assessed, amended by the House, and moved that the Senate refuse to concur in the House amendments.

Roll call was demanded.

On the question "Shall the Senate refuse to concur in the House amendments?" the vote was:

Ayes, 41:

Augustine Faul Humbert McCarville Fishbaugh Jacobson McMurry Bateson Bekman Gillespie Knudson Mercer Berg Hart Leo Miller Byers Hattery Linnevold Myrland Colburn Henningsen Lord Parker Elthon Hultman Maytag

Reilly Sharp Van Patten Watson of Ridout Skourup Vittetoe O'Brien Risk Tudor Walter Whitehead Roberts Van Eaton

Nays, 3:

Watson of West Zastrow
Pottawattamie

Absent or not voting, 6:

Benson Dykhouse Lynes Martin

Doud Foster

The motion prevailed and the Senate refused to concur in the House amendments.

Senator Bekman took the chair at 3:00 p.m.

RECONSIDERATION OF HOUSE FILE 577

Senator Hattery asked unanimous consent that the Senate action on House File 577, a bill for an act to amend sections three hundred twenty-one point one hundred nine (321.109) and three hundred twenty-one point one hundred seventeen (321.117), Code 1946, relating to fees for motor vehicles, from and including his motion that the bill be read a third time, be expunged.

Objection was raised.

Senator Hattery moved that the record of the Senate action on House File 577 be expunged.

Roll call was demanded.

On the question "Shall the record be expunged?" the vote was:

Rule 8 was invoked.

Aves. 28:

Hattery Parker Bateson Watson of Bekman Henningsen Sharp O'Brien Humbert Tudor Berg Watson of Byers Knudson Van Eaton Pottawattamie Colburn Leo Van Patten West Elthon Lord Vittetoe Whitehead Zastrow Faul Maytag Walter Mercer Gillespie

Nays, 17:

Jacobson Miller Augustine Ridout Linnevold Myrland Doud Risk McCarville Prentis Roberts Dykhouse Fishbaugh McMurry Reilly Skourup

Hart

Absent or not voting, 5:

Benson Hultman Lynes Martin

Foster

The motion was lost.

THIRD READING OF BILLS

On motion of Senator Hattery, Senate File 523, a bill for an act to appropriate from the general fund of the state funds for the institutions under the control of the state board of education, was taken up, and considered.

Senator Hattery offered the following amendment by Senators Hattery, Henningsen and Bekman:

Senate File 523 is amended as follows:

- 1. By adding to section two (2) the following:
- "For the hospital school for severely handicapped children at Iowa City, \$500,000."
- 2. By striking from lines three (3), four (4) and five (5) of section one (1) the words and figures "two million four hundred fifty thousand eight hundred ninety-three dollars (\$2,450,893)" and substituting in lieu thereof the following: "two million nine hundred fifty thousand eight hundred ninety-three dollars (\$2,950,893)".

Senator Fishbaugh asked and received unanimous consent that further action on Senate File 523 be deferred and that the bill retain its place on the calendar.

HOUSE AMENDMENTS CONSIDERED

Senator Elthon called up for consideration Senate File 427, a bill for an act to repeal section seventy-nine point nine (79.9), Code 1946, and to enact a substitute therefor; and to amend sections three hundred nine point twenty (309.20), three hundred thirty-one point twenty-two (331.22), three hundred thirty-seven point eleven (337.11), three hundred forty point fourteen (340.14) and three hundred forty point nineteen (340.19), all of Code 1946, relating to the mileage allowance of county engineers, boards of supervisors, sheriffs, county superintendents of schools and coroners, amended by the House, and moved that the Senate refuse to concur in the House amendments.

The motion prevailed and the Senate refused to concur.

RECONSIDERATION OF SENATE FILE 518

Senator Faul moved that the record of the Senate action from and including the motion that the bill be read a third time be expunged, which motion prevailed.

Senator Faul asked and received unanimous consent that House File 604 be substituted for Senate File 518.

BILL WITHDRAWN FROM CONSIDERATION

Senator Faul asked and received unanimous consent that Senate File 518 be withdrawn from further consideration of the Senate.

THIRD READING OF BILLS

On motion of Senator Watson of Pottawattamie, House File 198, a bill for an act to transfer from the state comptroller to the state board of control all duties pertaining to the abstracting and certifying claims of institutions for payment, and prescribing uniform accounts for institutions under its control and to provide for the pre-audit of claims against said board in the offices of the state board of control, with report of committee without recommendation, was taken up, considered, and the report of the committee adopted.

Senator Watson of Pottawattamie moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 43:

Augustine Henningsen Miller Van Eaton Bateson Hultman Myrland Van Patten Bekman Humbert Parker Vittetoe Berg Jacobson Prentis Walter Leo Byers Reilly Watson of Linnevold Colburn Ridout O'Brien Doud Lord Risk Watson of Elthon Maytag Roberts Pottawattamie Faul McCarville Sharp West Fishbaugh McMurry Skourup Whitehead Gillespie Mercer Tudor Zastrow Hattery

Nays: none.

Absent or not voting, 7:

Benson Foster Knudson Martin Dykhouse Hart Lynes The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

President Evans took the chair at 3:50 p.m.

On motion of Senator Faul, House File 306, a bill for an act to amend chapter one hundred thirty-one (131), Acts of the Fifty-second General Assembly, and section two hundred thirty-one point twelve (231.12), Code 1946, relating to the appointment of probation officers (in juvenile court) and their salaries and expenses, was taken up, and considered.

Senator West asked and received unanimous consent to withdraw the amendment to House File 306, filed by him, and found on page 840 of the Senate Journal.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 46:

Augustine Hart McMurry Bateson Hattery Mercer Bekman Henningsen Miller Hultman Berg Myrland Byers Humbert Parker Colburn Jacobson Prentis Doud Knudson Reilly Dykhouse Leo Ridout Elthon Linnevold Risk Faul Lord Roberts Fishbaugh Maytag Sharp McCarville Gillespie Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Zastrow

Nays: none.

Absent or not voting, 4:

Benson Foster Lynes Martin

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

On motion of Senator Faul, House File 601, a bill for an act authorizing the insurance commissioner to pay delinquent old age and survivors' taxes and interest from the current appropriation of the insurance department, was taken up, and considered.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 46: .

Augustine Hart Bateson Hattery Henningsen Bekman Berg Hultman Byers Humbert Colburn Jacobson Knudson Doud Dykhouse Leo Elthon Linnevold Faul Lord Fishbaugh Maytag

McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp Skourup Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 4:

Benson

Gillespie

Foster

McCarville

Lynes

Martin

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

On motion of Senator Skourup, House File 341, a bill for an act to amend section one hundred nine point nineteen (109.19), Code 1946, relating to fish and game licenses for residents of neighboring states, was taken up, and considered.

Senator Skourup moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 46:

Augustine
Bateson
Bekman
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh

Gillespie

Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
Maytag
McCarville

McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts
Sharp
Skourup

Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Nays: none.

Absent or not voting, 4:

Benson Foster

Lynes

Martin

Zastrow

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

On motion of Senator Hattery, Senate File 353, a bill for an act to amend chapter three hundred twenty-one (321), Code 1946, to amend section seven (7) of chapter one hundred seventy-five (175), Acts of the Fifty-second General Assembly, and to amend section one (1) of chapter one hundred seventy-seven (177), Acts of the Fifty-second General Assembly, relating to motor vehicles and law of road, was taken up, and considered.

Senator Hattery moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 46:

Augustine	Hart	McMurry	Tudor
Bateson	Hattery	Mercer	Van Eaton
Bekman	Henningsen	Miller	Van Patten
Berg	Hultman	Myrland	Vittetoe
Byers	Humbert	Parker	Walter
Colburn	Jacobson	Prentis	Watson of
Doud	Knudson	Reilly	O'Brien
Dykhouse	Leo	Ridout	Watson of Pottawattamie
Elthon	Linnevold	Risk	
Faul	Lord	Roberts	West
Fishbaugh	Maytag	Sharp	Whitehead
Gillespie	McCarville	Skourup	Zastrow
diffespie	MIC OBT VITTE	Skourup	24301011

Nays: none.

Absent or not voting, 4:

Benson Foster Lynes Martin

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

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 81, 269, 281, 348, 417, 479, 500, 502, 510, 511, 514, 516, 517, 519 and Senate Joint Resolution 2; also, House Files 33, 43, 238, 524, 581, 584, 587 and 600.

DON RISK, Chairman Senate Committee. GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: Senate Files

81, 269, 281, 348, 417, 479, 500, 502, 510, 511, 514, 516, 517, 519 and Senate Joint Resolution 2; also, House Files 33, 43, 238, 524, 581, 584, 587 and 600.

BILLS SENT TO THE GOVERNOR

Senator Risk, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 19th day of April, 1949, sent to the Governor for his approval: Senate Files 81, 269, 281, 348, 417, 479, 500, 502, 510, 511, 514, 516, 517, 519 and Senate Joint Resolution 2.

DON RISK, Chairman.

Passed on file.

MOTION TO RECONSIDER

MR. PRESIDENT: I move to reconsider the vote by which House Concurrent Resolution 23 failed to pass the Senate.

J. F. MILLER.

COMMITTEE APPOINTMENTS

President Evans announced the appointment of the following Senators as members of the committee on retrenchment and reform: Senators Colburn, Doud, Lynes, Mercer and Augustine.

President Evans announced the appointment of the following Senators as members of the state office building advisory committee, according to provisions of Senate File 142: Senators Hart, Sharp and Henningsen.

AMENDMENTS FILED

Amend Senate File 508 by adding immediately preceding the enacting clause the following:

"Whereas, in the public interest the Governor has made an appointment of a member of the board of control, which appointment has been duly confirmed by the Senate of the Fiftythird General Assembly, in executive session, and which appointee at the time of his appointment was a resident of the same congressional district as another qualified and acting member of said board; and,

"Whereas, section two hundred seventeen point one (217.1), Code 1946, provides specifically with respect to the qualification of the members of the board of control as follows:

'The board of control of state institutions shall be composed

of three electors of the state, not more than two of whom shall belong to the same political party, and no two of whom shall, at the time of appointment, reside in the same congressional district. Each member shall devote his entire time to the duties of his office, and hold office for a period of six years, commencing on July 1 of the year of appointment. The term of office of one member shall expire in each odd-numbered year."

Further amend Senate File 508 by adding immediately after section 2 the following new sections:

- "Sec. 3. Notwithstanding the provisions of section two hundred seventeen point one (217.1), Code 1946, and failure to comply therewith in the making of the appointment to the board of control, the said appointment is hereby declared to be legal and valid for the office of member of the board of control for the term designated in such appointment, and the qualification of said appointee for the said office of member of the board of control for the term designated is likewise deemed legal, valid and is hereby confirmed.
- "Sec. 4. The comptroller is hereby authorized and directed to issue warrants to the appointee whose appointment is hereby validated for the statutory salary to which he is entitled in accordance with law."

Further amend Senate File 508 by renumbering the succeeding section.

GEORGE FAUL

Amend Senate File 522 by striking from line 8 of section 9 the figures "\$5,500" and inserting in lieu thereof "\$6,000", and by also striking from line 9 of section 9 the figures "\$16,500" and inserting in lieu thereof "\$18,000".

FRANK C. BYERS.

Amend House File 471 by adding the following section:

"Amend section one hundred seven point twelve (107.12)
by striking all of the section following the comma (,) in line
three (3) and substituting in lieu thereof the following: 'not
to exceed six thousand dollars (\$6,000), to be fixed by the
commission.'"

Further amend House File 471 by adding the following section: "Section one hundred seven point five (107.5), Code 1946, is hereby repealed and the following enacted in lieu thereof: 'Each member of the commission shall receive the sum of seventeen dollars and fifty cents (\$17.50) for each day actually and necessarily employed in the discharge of official duties, provided such compensation shall not exceed one thousand dollars (\$1,000) for each fiscal year.'"

HERMAN B. LORD.

Amend House File 471 by adding a new section as follows:

"Amend section one hundred seven point twelve

(107.12) by striking all of the section following the comma (,) in line three (3) and substituting in lieu thereof the following: 'not to exceed six thousand dollars (\$6,000) to be fixed by the commission.'"

FRED MAYTAG.
J. T. DYKHOUSE.

Amend House File 577 as follows:

1. Strike sections one (1) and two (2), and insert in lieu thereof the following:

"Section 1. Amend section three hundred twenty-one point one hundred seventeen (321.117), Code 1946, by striking in line six (6) the word 'fifteen' and inserting in lieu thereof the word 'thirty'."

- 2. Renumber the remaining sections.
- 3. Strike in lines one (1) and two (2) of the title the words and figures "three hundred twenty-one point one hundred nine (321.109)".

JOHN R. HATTERY.

- 1. Amend House File 579 by inserting after the first comma in line 10 of section 3 the following: "the names of all subcontractors," and by striking the words "the bond" in line 10 of section 3 and substituting in lieu thereof the words "all bonds".
- 2. Amend House File 579 by inserting after the period in line 13 of section 3 the following: "If the contractor is the petitioner, such petition shall list all contracts for public improvements to which such contractor is a party and which have not been fully performed."
- 3. Amend House File 579 by inserting after the word "party" in line 18 of section 3 the words "the subcontractors" and by striking the word "bond" in said line 18 and substituting in lieu thereof the word "bonds".
- 4. Amend House File 579 by inserting after the period in line 9 of section 4 the following: "Such petition shall state the names of all subcontractors, the matters or issues in dispute, and the contention of the petitioner. A copy of the contract for the construction of the public improvement involved shall be attached to the petition. If the petitioner is the contractor, such petition shall list all contracts for public improvements to which such contractor is a party and which have not been performed."

ARTHUR H. JACOBSON.

- 1. Amend House File 579 by inserting the words "equal to or" between the words "moneys" and "in" in line 2 of section 6.
- 2. Amend House File 579 by adding the following at the end of section 7: "This act shall not apply

to contracts executed prior to the effective date of this act."

3. Amend House File 579 by striking section 9.

ARTHUR H. JACOBSON.

Amend House File 579 by striking the period (.) at the end of section 6 and adding thereto the following: "and, for the purpose of determining any amount to be paid, or the adjusted value of work completed, the amount or value thereof shall be based on prices for labor, materials and other items existing as of the date the contract was entered into or as of the date the termination agreement is entered into, the lesser amount to be used."

ARTHUR H. JACOBSON.

Amend House File 579 by inserting the following new section after section 1:

Sec. 2. If one of the parties to such a contract is the state or a commission, board or agency thereof and has agreed with the contractor for the termination of the contract and upon the terms and conditions of a termination thereof, the parties shall reduce such termination agreement to writing. Such termination agreement shall be filed with the executive council, together with a petition for the approval thereof. Such petition shall set forth all the reasons for the termination of such contract and there shall be attached thereto a copy of the contract involved. Such petition shall state the names of all interested parties, the names of all subcontractors and the sureties on all bonds involved, and shall list all contracts for public improvements which have not been performed at the time the termination agreement is entered into and to which such contractor is a party.

The executive council shall, after such petition and termination agreement is filed, fix a time and place for hearing thereon and shall cause a notice of such hearing to be published once each week for three consecutive weeks in newspapers of general circulation in three counties of the state, the last publication being ten days prior to the date of hearing. Such notice shall be addressed to all interested parties and shall contain a brief statement of the subject matter of the petition and termination agreement.

Any taxpayer, resident or citizen of the state of Iowa may appear and file resistance to such petition to terminate contract. No contract termination agreement shall be effective until the same has been approved by the executive council after notice and hearing.

Further amend House File 579 by renumbering the remaining sections.

ARTHUR H. JACOBSON.

Amend House File 604 by inserting after the word "Education" in line 5 the following: "and employees under the attorney general,".

DEVERE WATSON.

On motion of Senator Faul, the Senate adjourned until 10:00 a.m., Wednesday.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, APRIL 20, 1949.

The Senate met in regular session, President Evans presiding.

Prayer was offered by Reverend Father Carl F. Klemm, pastor of the St. Mary's Catholic church, Solon, Iowa.

PETITION AND MEMORIAL

The following petition was presented and placed on file:

By Senator McMurry, from residents of Lucas county favoring legislation pertaining to the repeal of the basic science law.

INTRODUCTION OF BILLS

Senate Joint Resolution 11, by committee on judiciary 2, a joint resolution legalizing the appointments to the board of control and directing the comptroller to issue warrants for their salary.

Read first and second times and referred to the sifting committee.

Senate File 524, by committee on judiciary 2, a bill for an act to legalize and validate the proceedings of the board of directors of the independent school district of Mason City in the county of Cerro Gordo, state of Iowa, in calling and holding an election on November 2, 1948, on the proposition of issuing bonds of said school district in the amount of four hundred thousand dollars (\$400,000) for the purpose of constructing and equipping additional school facilities, and purchasing additional land therefor.

Read first and second times and referred to the sifting committee.

PRESENTATION OF VISITORS

Senator Hattery asked and received unanimous consent to present to the Senate eighteen members of the seventh grade class of the Gilbert school who were present in the balcony with their instructor, Mrs. Nichol.

Senator McCarville asked and received unanimous consent to present to the Senate a former member of the Senate, the Honorable A. J. Shaw of Pocahontas county, who was present in the Senate chamber.

REPORTS OF COMMITTEE .

Senator Knudson submitted the following report:

MR. PRESIDENT: Your committee on appropriations to which was referred Sencte File 490, a bill for an act to make appropriations to Edwin C. Schluter, Clarence, Iowa; Fred Maytag, Newton, Iowa; John Berg, Cedar Falls, Iowa; D. A. Donohue, Tipton, Iowa; Allert G. Olson, Osage, Iowa, begs leave to report it has had the same under consideration and recommends the same do pass.

HERMAN M. KNUDSON, Ranking Member.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House Joint Resolution 10, a joint resolution to invite the Midwest Regional Conference of the Council of State Governments to meet in Iowa during the biennium, begs leave to report it has had the same under consideration and recommends the same do pass.

HERMAN M. KNUDSON, Ranking Member.

Ordered passed on file.

THIRD READING OF BILLS

On motion of Senator Faul, House File 604, a bill for an act relating to the approval of compensation of employees of the state during the biennial fiscal period beginning July 1, 1949, and ending June 30, 1951, was taken up, and considered.

Senator Watson of Pottawattamie offered the following amendment and moved its adoption:

Amend House File 604 by inserting after the word "Education" in line 5 the following: "and employees under the attorney general,".

The amendment was adopted.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes: 44

Elthon Humbert Augustine Mercer Bateson Jacobson Miller Faul Bekman Fishbaugh Knudson Myrland Gillespie Parker Berg Leo Byers Hart Linnevold Prentis Colburn Hattery Lord Reilly Dond Hennin**gse**n McCarville Ridout McMurry Risk Dykhouse Hultman

Roberts Van Eaton Watson of Whitehead Sharp Van Patten O'Brien Zastrow Skourup Vittetoe Watson of Tudor Walter Pottawattamie

Nays: none.

Absent or not voting, 6:

Benson Lynes Maytag West

Foster Martin

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

On motion of Senator Knudson, Senate File 523, a bill for an act to appropriate from the general fund of the state funds for the institutions under the control of the state board of education, was taken up, and considered.

Senator Hattery asked and received unanimous consent to withdraw the amendment by Senators Hattery, Henningsen and Bekman to Senate File 523 and found on page 1036 of the Senate Journal.

Senator Knudson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 45:

Hart Van Eaton Augustine Mercer Van Patten Bateson Hattery Miller Vittetoe Walter Bekman Henningsen Myrland Berg Hultman Parker Byers Humbert Prentis Watson of Colburn Jacobson O'Brien Reilly Knudson Doud Ridout Watson of Dykhouse Leo Pottawattamie Risk Linnevold West Elthon Roberts Faul Lord Sharp Whitehead Fishbaugh McCarville Skourun Zastrow McMurry Gillespie Tudor

Nays: none.

Absent or not voting, 5:

Benson Lynes Martin Maytag

Foster

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

On motion of Senator Faul, House File 382, a bill for an act to amend section six hundred seven point five (607.5), Code 1946, relating to fees of jurors, was taken up, and considered.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 45:

Augustine H
Bateson H
Bekman H
Berg H
Byers H
Colburn J
Doud K
Dykhouse L
Elthon L
Faul L
Fishbaugh M
Gillespie M

Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
McCarville
McMurry

Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp Skourun Tudor Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 5:

Benson Foster Lynes

Martin

Maytag

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

On motion of Senator Faul, House File 136, a bill for an act to amend section forty-nine point twenty (49.20), Code 1946, relating to the compensation paid to members of election boards, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 45:

Augustine
Bateson
Bekman
Berg
Byers
Colburn
Doud
Dykhouse
Elthon
Faul
Fishbaugh
Gillespie

Hart
Hattery
Henningsen
Hultman
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
McCarville
McMurry

Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp Skourup Tudor Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Zastrow

Nays: none.

Absent or not voting, 5:

Benson Foster Lynes

Martin

Maytag

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

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

House Concurrent Resolution 27, requesting the Governor to return House File 33, a bill for an act relating to the payment of weekly compensation benefits, for correction.

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

House Concurrent Resolution 28, requesting the Governor to return House File 43, a bill for an act relating to secondary roads, farm to market roads and primary roads, for correction.

Also: That the House insists on its amendments to Senate File 427, a bill for an act relating to the mileage allowance of certain county officials, and requests a conference, and the Speaker has appointed as members of the conference committee on the part of the House Representatives Goode of Davis, Paul of Poweshiek, Frei of Grundy and Fairchild of Ida.

A. C. GUSTAFSON, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 27

Whereas, House File 33, a bill for an act relating to workmen's compensation, has passed both houses and is in the hands of the Governor for his approval; and,

Whereas, it is found that one section needs to be rewritten;

Now, Therefore, Be It Resolved by the House, the Senate Concurring: That the Governor be requested to return House File 33 for correction.

HOUSE CONCURRENT RESOLUTION 28

Whereas, an error has been discovered in House File 43, a bill for an act relating to secondary roads, farm to market roads and primary roads; and.

Whereas, the bill is now in the hands of the Governor awaiting his approval;

Now, Therefore, Be It Resolved by the House, the Senate Concurring: That the Governor be instructed to return House File 43 for correction.

HOUSE MESSAGES CONSIDERED

Senator Watson of O'Brien asked and received unanimous consent to take up House Concurrent Resolution 28 and moved its adoption.

The motion prevailed and the resolution was adopted.

Senator Bekman asked and received unanimous consent to take up House Concurrent Resolution 27 and moved its adoption.

The motion prevailed and the resolution was adopted.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has concurred in Senate amendments to House amendments, and passed, Senate File 435, a bill for an act relating to school buses.

Also: That the House has concurred in Senate amendments to and passed House File 294, a bill for an act for an appropriation from the general fund of the state of Iowa to the state soil conservation committee.

A. C. Gustafson, Chief Clerk.

THIRD READING OF BILLS

On motion of Senator Mercer, House File 579, a bill for an act to provide for the termination of contracts for the construction of public improvements because of national emergencies which cause a stoppage of construction or work thereon, and to prescribe procedures, the adjustment and payment of compensation, and to provide a method for settlement of disputes in connection therewith, was taken up, and considered.

Senator Bateson took the chair at 10:35 a.m.

Senator Zastrow offered the following amendment and moved its adoption:

Amend House File 579, section 3, line 28, by striking the word "may" following the words executive council and inserting in lieu thereof the word "shall".

Further amend House File 579, section 3, by adding after the period in line 30 the following: "And including in such costs the executive council or public corporation, as the case may be, shall take into consideration the reasonable expenses of investigating all of the facts in con-

O'Brien

nection with the termination of said contract, including the reasonable cost, fees and expenses of special attorney or attorneys who may be employed by the executive council, or the public corporation, to make such investigations and represent the said executive council, or public corporation, at any hearing or any investigation contemplated by this act, including the advancement of all witness fees of any witness or witnesses that may be subpoenaed before the executive council, or public corporation, or any judicial body in the determination of such cause.

"In the event that any cause contemplated or authorized by this act or under any contract containing the provisions of this act, either expressed or implied, that arises before any authorized body or court, then in that event as a condition precedent to the commencement of said cause of action or hearing the contractor shall fully indemnify the public corporation, by sufficient bond, from any expense as above set out, and in the event that such bond is not sufficient to pay such costs in full the contractor and his bondsmen shall be liable for the deficiency thereof."

Senator Jacobson moved that House File 579 be laid upon the table.

Roll call was demanded.

On the question "Shall House File 579 be laid upon the table?" the vote was:

Аy	es.	10	:

Dykhouse

Elthon

Bateson Colburn Fishbaugh	Hattery Jacobson Leo	McMurry Miller	West Zastrow
Nays, 27:			
Augustine Bekman Berg Byers Gillespie Hart Henningsen	Hultman Humbert Lord McCarville Mercer Myrland Parker	Prentis Ridout Risk Roberts Sharp Skourup Tudor	Van Eaton Van Patten Vittetoe Walter Watson of Pottawattamie Whitehead
Absent or no	t voting, 13:		
Benson Doud	Faul Foster	Lynes Martin	Reilly Watson of

The motion to table was lost.

Knudson

Linnevold

Senator Whitehead moved the previous question on the amendment, which motion prevailed.

Maytag

Roll call was demanded.

On the question "Shall the amendment by Senator Zastrow be adopted?" the vote was:

Rule 8 was invoked.

Ayes, 16:

Miller Watson of Bateson Jacobson O'Brien Prentis Dykhouse Leo West Fishbaugh Linnevold Skourup Hattery McMurry Vittetoe Zastrow Henningsen

Nays, 25:

Augustine Gillespie Mercer Sharp Bekman Hart Myrland Tudor Berg Hultman Parker Van Eaton Reilly Van Patten Byers Humbert Doud Ridout Walter Lord Whitehead Elthon McCarville Roberts Faul

Absent or not voting, 9:

Benson Knudson Maytag Watson of Colburn Lynes Risk Pottawattamie Foster Martin

The amendment was lost.

Senator Jacobson offered the following amendment and moved its adoption:

- 1. Amend House File 579 by inserting after the first comma in line 10 of section 3 the following: "the names of all subcontractors," and by striking the words "the bond" in line 10 of section 3 and substituting in lieu thereof the words "all bonds".
- 2. Amend House File 579 by inserting after the period in line 13 of section 3 the following: "If the contractor is the petitioner, such petition shall list all contracts for public improvements to which such contractor is a party and which have not been fully performed."
- 3. Amend House File 579 by inserting after the word "party" in line 18 of section 3 the words "the subcontractors" and by striking the word "bond" in said line 18 and substituting in lieu thereof the word "bonds".
- 4. Amend House File 579 by inserting after the period in line 9 of section 4 the following: "Such petition shall state the names of all subcontractors, the matters or issues in dispute, and the contention of the petitioner. A copy of the contract for the construction of the public improvement involved shall be attached to the petition. If the petitioner is the contractor, such petition shall list all contracts for public improvements to which such contractor is a party and which have not been performed."

Senator McCarville moved the previous question on the amendment which motion prevailed.

Division was called for on sections 1, 2 and 3 of the amendment.

On motion of Senator Jacobson, section 1 of the amendment was lost.

On motion of Senator Jacobson, section 2 of the amendment was lost.

On motion of Senator Jacobson, section 3 of the amendment was lost.

On motion of Senator Jacobson, section 4 of the amendment was lost.

Senator Jacobson offered the following amendment and moved its adoption:

- 1. Amend House File 579 by inserting the words "equal to or" between the words "moneys" and "in" in line 2 of section 6.
- 2. Amend House File 579 by adding the following at the end of section 7: "This act shall not apply to contracts executed prior to the effective date of this act."
 - 3. Amend House File 579 by striking section 9.

The amendment was lost.

Senator Jacobson offered the following amendment and moved its adoption:

Amend House File 579 by striking the period (.) at the end of section 6 and adding thereto the following: "and, for the purpose of determining any amount to be paid, or the adjusted value of work completed, the amount or value thereof shall be based on prices for labor, materials and other items existing as of the date the contract was entered into or as of the date the termination agreement is entered into, the lesser amount to be used."

Roll call was demanded.

On the question "Shall the amendment be adopted?" the vote was:

Rule 8 was invoked.

Ayes, 18:

Bateson Doud Dykhouse Fishbaugh Hattery	Henningsen Jacobson Leo Linnevold McMurry	Miller Prentis Risk Skourup Vittetoe	Watson of O'Brien West Zastrow
Nays, 25:			
Augustine Bekman Berg Byers Elthon Gillespie Hart	Hultman Humbert Knudson Lord McCarville Mercer Myrland	Parker Reilly Ridout Roberts Sharp Tudor	Van Eaton Van Patten Walter Watson of Pottawattamie Whitehead

Absent or not voting, 7:

Benson Colburn Faul Foster Lynes Martin Maytag

The amendment was lost.

On motion of Senator Elthon, the Senate recessed until 1:30 p.m.

AFTERNOON SESSION

The Senate reconvened, President Evans presiding.

HOUSE FILE 33 RECALLED FROM THE HOUSE

Senator Bekman asked and received unanimous consent that the Secretary be directed to recall from the House House File 33 for further consideration.

HOUSE FILE 43 RECALLED FROM THE HOUSE

Senator Watson of O'Brien asked and received unanimous consent that the Secretary be directed to recall from the House House File 43 for further consideration.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House insists on its amendments to Senate File 201, a bill for an act relating to deductions from actual value of property required to be listed or assessed, and requests a conference and the Speaker has appointed as members of the conference committee on the part of the House Representatives Strawman, Moore, Hansen and Sloane.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 297, a bill for an act relating to credit and use taxes.

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

House File 582, a bill for an act relating to the issuance of bonds of the independent school district of Bettendorf, Iowa.

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

House File 607, a bill for an act to restore to the general fund of the state certain moneys appropriated by the Fifty-second General Assembly to the department of public instruction.

Also: I am directed to return herewith, as requested, House File 33, a bill for an act to provide for the payment of weekly compensation bene-

fits for permanent partial disabilities in addition to temporary disabilities.

Also: I am directed to return herewith, as requested, House File 43, a bill for an act relating to secondary roads, farm to market roads and primary roads, for further consideration of the same by the Senate.

A. C. GUSTAFSON, Chief Clerk.

HOUSE AMENDMENTS TO SENATE FILE 297

1. Amend Senate File 297 by adding thereto the following:

"Sec. 2. Amend section four hundred twenty-three point one (423.1), Code 1946, by adding at the end thereof the following:

- "'10. "Readily obtainable in Iowa" shall mean kept in Iowa for sale or manufactured in Iowa for sale as distinguished from being obtainable by giving an order to an agent in Iowa for delivery from some point outside the state of Iowa.
- "'11. 'Street railways' shall mean and include urban transportation systems.'
- "Sec. 3. The provisions of this act shall be applicable hereafter beginning with the quarter ending June 30, 1949, and every return and payment for said quarter shall be under the provisions of this act.
- "Sec. 4. This act being deemed of immediate importance shall be in full force and effect on its publication in the Northwood Anchor & Index, a newspaper published at Northwood, Iowa, and in the Plain Talk, a newspaper published at Des Moines, Iowa."
 - 2. Further amend Senate File 297 by correcting the title as follows:
- "A bill for an act to amend chapter four hundred twenty-three (423), Code 1946, relating to use tax by providing for a credit for the occupational tax, defining 'readily obtainable' and 'street railways.'"

HOUSE MESSAGES CONSIDERED

House File 582, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of school building bonds of the independent school district of Bettendorf, in the county of Scott, state of Iowa, and the provisions made for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said school district.

Read first and second times and referred to the sifting committee.

House File 607, a bill for an act to restore to the general fund of the state certain moneys appropriated by chapter one hundred fifty-two (152), Acts of the Fifty-second (52nd) General Assembly, to the department of public instruction for the transportation of pupils and supplemental education program.

Read first and second times and referred to the sifting committee.

CONFERENCE COMMITTEES APPOINTED

President Evans announced the appointment on the part of the Senate on Senate File 427 Senators Colburn, Hattery, Prentis and Skourup.

President Evans announced the appointment on the part of the Senate on Senate File 201 Senators Faul, Jacobson, Mercer and Whitehead

HOUSE AMENDMENTS CONSIDERED

Senator Byers called up for consideration Senate File 297, a bill for an act to correct the wording of section four hundred twenty-three point twenty-five (423.25), Code of 1946, and to include the Illinois occupation tax in the same manner as sales and use taxes of other states as a credit on tax of property brought into this state, amended by the House, and moved that the Senate concur in the House amendments.

The Senate concurred in the House amendments:

Senator Byers moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes. 43:

Augustine Mercer Hattery Tudor Bateson Henningsen Miller Van Eaton Myrland Van Patten Bekman Hultman Berg Humbert Parker VittetoeByers Jacobson Prentis Walter Colburn Knudson Reilly Watson of O'Brien Dykhouse Leo Ridout Watson of Elthon Linnevold Risk Roberts Pottawattamie Faul Lord Whitehead Fishbaugh McCarville Sharp Gillespie McMurry Skourup Zastrow Hart

Nays: none.

Absent or not voting, 7:

Benson Foster Martin West
Doud Lynes Maytag

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

THIRD READING OF BILLS

On motion of Senator Gillespie, Senate File 449, a bill for an act to amend section one (1) of chapter one hundred three (103), Acts of the Fifty-second General Assembly, relating to the control and eradication of brucellosis, was taken up, and considered.

Senator Gillespie moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

* Ayes, 42:

Augustine Hart McMurry Skourup Bateson Hattery Mercer Tudor Bekman Henningsen Miller Van Eaton Berg Hultman Myrland Vittetoe Byers Humbert Parker Walter Colburn Jacobson Prentis Watson of Dykhouse Knudson Reilly O'Brien Elthon Leo Ridout Watson of Faul Linnevold Pottawattamie Risk Fishbaugh Lord Roberts Whitehead Gillespie McCarville Sharp Zastrow

Nays, 1: Van Patten

Absent or not voting, 7:

Benson Foster Martin West
Doud Lynes Maytag

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

ADOPTION OF REPORT OF CONFERENCE COMMITTEE

Senator Colburn called up for consideration the following report of conference committee on Senate File 427, a bill for an act to repeal section seventy-nine point nine (79.9), Code 1946, and to enact a substitute therefor; and to amend sections twenty-one point four (21.4), three hundred nine point twenty (309.20), three hundred thirty-one point twenty-two (331.22), three hundred thirty-seven point eleven (337.11) and three hundred forty point nineteen (340.19), Code 1946, relating to the mileage allowance of state officers or employees, county engineers, boards of supervisors, sheriffs and coroners, and moved its adoption.

REPORT OF CONFERENCE COMMITTEE ON SENATE FILE 427

To the President of the Senate and the Speaker of the House:

We, the conference committee appointed to consider the difference be-

tween the Senate and the House on Senate File 427, a bill for an act relating to the mileage allowance of state officers or employees, county engineers, boards of supervisors, sheriffs and coroners, recommend that the Senate concur in the House amendments to Senate File 427.

Respectfully submitted.

J. C. COLBURN.
JOHN R. HATTERY.
X. T. PRENTIS.
W. N. SKOURUP.

DEWEY E. GOODE. GEORGE L. PAUL. H. R. FREI, JR. BERT K. FAIRCHILD.

On the Part of the Senate. On the Part of the House.

The motion prevailed and the report was adopted.

Senator Colburn moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 43:

Augustine
Bateson
Bekman
Berg
Byers
Colburn
Dykhouse
Elthon
Faul
Fishbaugh
Gillespie
Hart

Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
McCarville
McMurry

Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp Skourup Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
Whitehead

Nays: none.

Absent or not voting, 7:

Benson Doud Foster Lynes Martin Maytag West

Zastrow

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

RECONSIDERATION OF HOUSE FILE 43

Senator Watson of O'Brien called up for further consideration House File 43, a bill for an act to amend, revise, consolidate and codify certain sections of chapters three hundred nine (309), three hundred ten (310) and three hundred thirteen (313), Code 1946, relating to secondary roads, farm to market roads and primary roads, and moved that the record of the Senate action on House File 43, from and including the motion that the bill be read a third time, be expunged, which motion prevailed.

Senator Watson of O'Brien offered the following amendment and moved its adoption:

Amend House File 43, section 7, line 9, by adding after the word "system" the following words: "or the primary road system".

The amendment was adopted.

Senator Watson of O'Brien moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 44:

Augustine Hattery Miller Van Eaton Henningsen Myrland Van Patten Bateson Vittetoe Bekman Hultman Parker Humbert Prentis Walter Berg Jacobson Reilly Watson of Byers Colburn Knudson Ridout O'Brien Risk Watson of Dykhouse Leo Pottawattamie Elthon Linnevold Roberts Faul Sharp West Lord Skourup Whitehead Fishbaugh McCarville McMurry Tudor Zastrow Gillespie Hart Mercer

Nays: none.

Absent or not voting, 6:

Benson Foster Martin Maytag
Doud Lynes

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

RECONSIDERATION OF HOUSE FILE 33

Senator Bekman called up for further consideration House File 33, a bill for an act to amend sections eighty-five point thirty-three (85.33) and eighty-five point thirty-five (85.35), Code 1946, to provide for the payment of weekly compensation benefits for permanent partial disabilities in addition to temporary disabilities, and moved that the record of the Senate action on House File 33, from and including the motion that the bill be read a third time, be expunged, which motion prevailed.

Senator Bekman offered the following amendment and moved its adoption:

Amend House File 33 as amended by inserting after the figure "1" in ine 1 the following: "Section eighty-five point thirty-three (85.33), ode 1946, is repealed and the following is enacted in lieu thereof:".

The amendment was adopted.

Senator Bekman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 43:

Augustine	Hattery	Mercer	Tudor
Bateson	Henningsen	Miller	Van Eaton
Bekman	Hultman	Myrland	Van Patten
Berg	Humbert	Parke r	Vittetoe
Byers	Jacobson	Prentis	Walter
Colburn	Knudson	Reilly	Watson of
Dykhouse	Leo	Ridout	O'Brien
Elthon	Linnevold	\mathbf{Risk}	Watson of
Faul	Lord	Roberts	Pottawattamie
Fishbaugh	McCarville .	Sharp	Whitehead
Gillespie	McMurry	Skourup	Zastrow
Hart			

Nays: none.

Absent or not voting, 7:

Benson	Foster	Martin	West
Doud	Lynes	Maytag	

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

HOUSE FILE 579

The Senate resumed consideration of House File 579.

Senator Jacobson offered the following amendment and moved its adoption:

Amend House File 579 by inserting the following new section after section 1:

Sec. 2. If one of the parties to such a contract is the state or a commission, board or agency thereof and has agreed with the contractor for the termination of the contract and upon the terms and conditions of a termination thereof, the parties shall reduce such termination agreement to writing. Such termination agreement shall be filed with the executive council, together with a petition for the approval thereof. Such petition shall set forth all the reasons for the termination of such contract and there shall be attached thereto a copy of the contract involved. Such petition shall state the names of all interested parties, the names of all subcontractors and the sureties on all bonds involved, and shall list all contracts for public improvements which have not been performed at the time the termination agreement is entered into and to which such contractor is a party.

The executive council shall, after such petition and termination agreement is filed, fix a time and place for hearing thereon and shall cause

a notice of such hearing to be published once each week for three consecutive weeks in newspapers of general circulation in three counties of the state, the last publication being ten days prior to the date of hearing. Such notice shall be addressed to all interested parties and shall contain a brief statement of the subject matter of the petition and termination agreement.

Any taxpayer, resident or citizen of the state of Iowa may appear and file resistance to such petition to terminate contract. No contract termination agreement shall be effective until the same has been approved by the executive council after notice and hearing.

Further amend House File 579 by renumbering the remaining sections.

Senator Fishbaugh asked unanimous consent that action on House File 579 be deferred until the amendments filed are printed in the Journal, and that the bill retain its place on the calendar.

Objection was raised by Senator Mercer.

Senator Mercer withdrew his objection.

Senator Watson of Pottawattamie moved the previous question on all amendments and the main bill.

Senator Fishbaugh asked and received unanimous consent that action on House File 579 be deferred and that the bill retain its place on the calendar.

Senator Watson of Pottawattamic renewed his motion on all amendments and the main bill.

THIRD READING OF BILLS

On motion of Senator Hultman, House File 569, a bill for an act to amend chapter one hundred sixty-one (161), Acts of the Fifty-second General Assembly, relating to limitations on advertisements and lettings on contracts of road and bridge construction, work and material thereto, was taken up, and considered.

Senator Hultman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Aves. 44:

Augustine Bateson Bekman Berg	Dykhouse Elthon Faul Fishbaugh	Hattery Henningsen Hultman Humbert	Leo Linnevold Lord McCarville
Byers	Gillespie	Jacobson	McMurry
Colburn	Hart	Knudson	Mercer

Miller Myrland Parker Prentis Reilly Ridout

Risk Roberts Sharp Skourup Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West Whitehead Zastrow

Nays: none.

Absent or not voting, 6:

Benson Doud Foster Lynes Martin

Maytag

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

On motion of Senator Berg, Senate File 438, a bill for an act relating to dormitories, dining rooms, and necessary equipment and appurtances thereof at state institutions under the board of education and the construction, operation, maintenance, management, and financing thereof and to repeal sections two hundred sixty-two point thirty-five (262.35) to two hundred sixty-two point forty-two (262.42), inclusive, Code 1946, and to enact substitutions therefor, was taken up, and considered.

Senator Knudson moved the previous question on the bill, which motion prevailed.

Senator Berg moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Rule 8 was invoked.

Ayes, 25:

Augustine
Berg
Byers
Colburn
Elthon
Faul
Hart

Hattery
Henningsen
Linnevold
Lord
McCarville
Mercer

Miller Prentis Reilly Ridout Risk Roberts Skourup Van Eaton Van Patten Vittetoe West Whitehead

Nays, 16:

Bateson Bekman Fishbaugh Gillespie Humbert Jacobson Knudson Leo McMurry Parker Sharp Tudor Walter Watson of O'Brien Watson of Pottawattamie Zastrow

Absent or not voting, 9:

Benson Doud Dykhouse Foster Hultman Lynes Martin Maytag Myrland The bill having failed to receive a constitutional majority was declared to have failed to pass the Senate.

MOTION TO RECONSIDER

Senator Miller called up the following motion and moved its adoption:

MOTION TO RECONSIDER

MR. PRESIDENT: I move to reconsider the vote by which House Concurrent Resolution 23 failed to pass the Senate.

J. F. MILLER.

Senator Watson moved that the motion by Senator Miller be laid on the table, which motion was lost.

Senator Byers raised the point of order that under Senate rule 14 the motion by Senator Miller was out of order.

The Chair ruled in that there was no record on the action by which the resolution failed of adoption the point was out of order.

Division was called for.

The motion to reconsider was adopted.

Senator Elthon moved the previous question on the resolution, which motion prevailed.

Roll call was demanded.

On the question "Shall the resolution be adopted?" the vote was:

Rule 8 was invoked.

Ayes, 26:

• •			
Augustine	Gillespie	Miller	Van Eaton
Bateson	Hattery	Prentis	Van Patten
Bekman	Hultman	Ridout	Vittetoe
Berg	Jacobson	Roberts	Walter
Dykhouse	Knudson	Sharp	West
Elthon	Linnevold	Skourup	Zastrow
Fishbaugh	McMurry		
			,

Nays, 16:

Byers	Humbert	Myrland	Tudor
Colburn	${f Lord}$	Parker	Watson of
Faul	McCarville	Reilly	Pottawattamie
Hart	Mercer	Risk	Whitehead
Hanninggan			

Absent or not voting, 8:

Benson Leo Martin Watson of Doud Lynes Maytag O'Brien

Foster

The motion prevailed and the resolution was adopted.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate File 76, a bill for an act relating to permits to non-resident owners of motor vehicles.

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

Senate File 83, a bill for an act relating to the salaries of the judges of the municipal court.

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

Senate File 137, a bill for an act relating to fees of justices of the peace and constables.

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

Senate File 243, a bill for an act relating to the cost of sewers and to the limitation on the cost thereof assessable to abutting property and to adjacent property.

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

Senate File 292, a bill for an act relating to the number of municipal court judges in cities having more than 30,000 and less than 50,000 inhabitants.

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

Senate File 487, a bill for an act to legalize the dissolution of the Farmers' Mutual Telephone Company of Clinton county, Iowa.

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

Senate File 501, a bill for an act to legalize the proceedings of board of supervisors of Story county in levying taxes upon assessed value of the taxable property in Story county, Iowa.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 520, a bill for an act making an appropriation to the department of public instruction for specified school aid.

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

House File 483, a bill for an act relating to the arrangement and printing of names of candidates for offices.

A. C. Gustafson, Chief Clerk.

HOUSE AMENDMENTS TO SENATE FILE 520

- 1. Amend Senate File 520, section one (1), line four (4), by striking the words and figures "seven hundred fifty thousand dollars (\$750,000)" and inserting in lieu thereof the words and figures "six hundred forty-seven thousand five hundred dollars (\$647,500)".
- 2. Further amend Senate File 520, section one (1), by striking lines ten (10), fourteen (14) and fifteen (15).
- 3. Further amend Senate File 520, section one (1), line sixteen (16), by striking the figures "\$750,000" and inserting in lieu thereof the figures "\$647,500".
- 4. Further amend Senate File 520, section one (1), line nine (9), by inserting after the figures "1946" the following: ", to include twenty thousand dollars (\$20,000) for hearing tests".

HOUSE MESSAGE CONSIDERED

House File 483, a bill for an act to amend section forty-three point twenty-nine (43.29), Code 1946, relating to the arrangement and printing of the names of candidates for offices to be filled by voters of a territory smaller than a county.

Read first and second times and referred to the sifting committee.

PRESENTATION OF VISITORS

Senator Bateson asked and received unanimous consent to present to the Senate sixteen members of the Buckeye school, Hardin county, who were present in the balcony with their instructor, Mrs. R. L. Rogers.

THIRD READING OF BILLS

On motion of Senator Faul, Senate File 322, a bill for an act to amend section four hundred eleven point three (411.3), Code 1946, relating to retirement systems and providing that same apply to deputy bailiffs in municipal courts with civil service rights in cities having a population of one hundred twenty-five thousand (125,000) or more, and providing for assessments to be paid by deputy bailiffs of municipal courts with civil service rights in cities having a population of one hundred twenty-five thousand (125,000) or more, was taken up, and considered.

Senator Faul moved that the bill be read a third time now which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 44:

Augustine Hattery Miller Van Eaton Myrland Van Patten Bateson Henningsen Bekman Hultman Parker Vittetoe Berg Humbert Prentis Walter Jacobson Byers Reilly Watson of Colburn Knudson Ridout O'Brien Watson of Dykhouse Leo Risk Elthon Linnevold Roberts Pottawattamie Faul Lord Sharp Skourup Fishbaugh McCarville Whitehead McMurry Tudor Zastrow Gillespie Hart Mercer

Nays: none.

Absent or not voting, 6:

Benson Foster Martin Maytag Doud Lynes

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

On motion of Senator Knudson, Senate File 505, a bill for an act to amend chapter two hundred forty-two (242); chapter two hundred forty-four (244) and section two hundred forty-six point fifteen (246.15), Code 1946, relating to authority of the board of control to transfer inmates and wards from the institutions in which they are confined to state hospitals for the insane or other institutions rendering like services for appropriate observation. treatment and care and limiting the time of their confinement in such other institutions, was taken up, and considered.

Senator Hart moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 44:

Augustine Hattery Miller Van Eaton Bateson Henningsen Myrland Wan Patten Bekman Hultman Parker Vittetoe Humbert Prentis Berg Walter Jacobson Reilly Byers Watson of Knudson O'Brien Colburn Ridout Dykhouse Leo Risk Watson of Linnevold Elthon Roberts Pottawattamie Sharp West Faul Lord Fishbaugh McCarville Skourup Whitehead McMurry Zastrow Gillespie Tudor Hart Mercer

Nays: none.

Absent or not voting, 6:

Benson Foster Martin Maytag Doud Lynes

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

On motion of Senator Hattery, House File 385, a bill for an act to amend section four hundred twenty-two point forty-five (422.45), Code 1946, relating to sales tax exemptions; to provide that the collection of excessive sales tax on sales of trade-in tangible personal property shall be deemed a waiver of the exemption, was taken up, and considered.

Senator Hattery moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 44:

Augustine Hattery Miller Van Eaton Bateson Henningsen Myrland Van Patten Bekman Hultman Parker Vittetoe Berg Humbert Prentis Walter Byers Jacobson Reilly Watson of Colburn Knudson Ridout O'Brien Risk Watson of Dykhouse Leo Elthon Linnevold Roberts Pottawattamie Sharp West Faul Lord McCarville Skourup Whitehead Fishbaugh Zastrow Gillespie McMurry Tudor Hart Mercer

Nays: none.

Absent or not voting, 6:

Benson Foster Martin Maytag
Doud Lynes

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

On motion of Senator Watson of Pottawattamie, House File 359, a bill for an act to amend chapter two hundred forty-four (244), Code 1946, relating to the title of the state institution for children at Davenport, Iowa, was taken up, and considered.

Senator Skourup offered the following amendment and moved its adoption:

Amend House File 359, section 1, line 4, by striking the words "Annie

Wittenmyer Home" and substituting in lieu thereof the words "The Iowa Annie Wittenmyer Home".

Further amend House File 359, section 2, line 2, by striking the words "The Annie Wittenmyer Home" and substituting in lieu thereof the words "The Iowa Annie Wittenmyer Home".

The amendment was adopted.

Senator Watson of Pottawattamie moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 44:

Van Eaton Augustine Hatterv Miller Bateson Henningsen Myrland Van Patten Vittetoe Bekman Hultman Parker Humbert Berg Prentis Walter Jacobson Reilly Byers Watson of Colburn Knudson Ridout O'Brien Watson of Dykhouse Leo Risk Linnevold Elthon Roberts Pottawattamie West Lord Sharp Faul Fishbaugh Whitehead McCarville Skourup McMurry Tudor Zastrow Gillespie Hart Mercer

Nays: none.

Absent or not voting, 6:

Benson Foster Martin Maytag

Doud

Lynes

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

SENATE CONCURRENT RESOLUTION 22

By Walter

Whereas, there is now proposed before the Congress of the United States legislation which through the guise of social reform and betterment of the health of the citizens would provide for a system of federal legislation and control commonly known as socialized medicine or compulsory health plan; and,

Whereas, legislation of such a nature is not deemed to be capable of accomplishing the end which it purports to seek; and,

Whereas, legislation of such a nature is repugnant to the ideal of personal enterprise, self-sufficiency and individual responsibility of citizens as conceived by the people of this sovereign state; and,

Whereas, legislation of such a nature is a step toward the abandonment of the present system of enterprise of our citizens and into the false premises of socialization;

Now, Therefore, Be It Resolved by the Senate, the House of Representatives Concurring: That the Congress of the United States be memorialized to reject all legislation proposing to socialize the practice of medicine or to provide a compulsory health program and that the secretary of state of the state of Iowa is hereby directed to transmit copies of this resolution to the Senate and the House of Representatives of the Congress of the United States and to the members of the said Senate and House of Representatives from this state.

SENATE CONCURRENT RESOLUTION 23

By Doud

Whereas, there is now proposed before the Congress of the United States legislation which through its guise of betterment of the education of our youth would provide a program commonly known as federal aid to education; and,

Whereas, any inroad of the federal government into the system of state and local education now prevailing would in fact be harmful to the best interests of education and take from the state and local governments their present control of education; and,

Whereas, grants from the federal government would tend to lessen the sense of responsibility of local citizens and leave the schools less responsive to local needs; and,

Whereas, education is by its very nature best administered and directed by authorities close to the persons sought to be educated without financial or other direction from a remote bureaucratic source;

Now, Therefore, Be It Resolved by the Senate, the House of Representatives Concurring: That the Congress of the United States be memorialized to reject all legislation designed to provide a program of federal aid to education and that the secretary of state of the state of Iowa is hereby directed to transmit copies of this resolution to the Senate and the House of Representatives of the Congress of the United States and to the members of the said Senate and House of Representatives from this state.

COMMITTEES APPOINTED

President Evans announced the appointment of the following Senators as members of the departmental study committee under provisions of Senate File 363: Prentis, Elthon and Watson of Pottawattamie.

President Evans announced the appointment of the following Senators as members of the standing committee on interstate cooperation: Senators Walter, Henningsen, Benson, McCarville and Roberts.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 210, 249, 337, 485 and 498.

Don Risk, Chairman Senate Committee.
George L. Paul, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: Senate Files 210, 249, 337, 485 and 498.

BILLS SENT TO THE GOVERNOR

Senator Risk, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 20th day of April, 1949, sent to the Governor for his approval: Senate Files 210, 249, 337, 485 and 498.

DON RISK, Chairman.

Passed on file.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on April 20 the Governor had approved the following bills:

Senate File 81, relating to salaries of bailliffs and clerks of the municipal court.

Senate File 348, relating to transfer of the insane.

Senate File 511, relating to various claims.

Senate File 514, relating to the board of education.

Senate File 516, relating to supplemental aid to school districts.

Senate File 517, relating to transportation of school children.

Senate File 519, relating to the general fund of the state.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate File 180, a bill for an act relating to motor vehicle dealers.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 184, a bill for an act relating to application for registration of motor vehicles.

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

Senate File 185, a bill for an act relating to the examination, oath, probation and dismissal of members of the department of public safety.

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

Senate File 231, a bill for an act relating to the giving of proof of financial responsibility and security by owners and operators of motor vehicles.

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

House File 58, a bill for an act relating to fees for jurors.

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

House File 396, a bill for an act relating to the annual report of childplacing agencies.

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

House File 401, a bill for an act relating to the clearance through state department of social welfare before petitioning for the appointment of a guardian for an old age assistance recipient.

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

House File 402, a bill for an act relating to the repeal of the two dollars a week maximum relief for support of the poor.

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

House File 566, a bill for an act relating to the appointment of members of the real estate commission.

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

House File 603, a bill for an act to appropriate funds for various departments and various divisions thereof of the state of Iowa.

A. C. Gustafson, Chief Clerk.

HOUSE AMENDMENTS TO SENATE FILE 184

Amend Senate File 184 by adding the following new sections:

"Sec. 2. Section three hundred twenty-one point one hundred thirty (321.130), Code 1946, is hereby amended by inserting after the word 'vehicles' in line three (3) the words 'or house trailers or semitrailers'."

"Further amend said section by inserting after the word 'vehicles' in line four (4) the words 'or house trailers or semitrailers'.

"Further amend said section by inserting after the word 'vehicle' in line five (5) the words 'or house trailer or semitrailer'.

"Further amend said section by inserting after the word 'vehicle' in lines eight (8) and nine (9) the words 'or house trailer or semitrailer'.

"Further amend said section by inserting after the word 'vehicle' in line 10 the words 'or house trailer or semitrailer'.

"Sec. 3. Further amend section three hundred twenty-one point one hundred thirty (321.130), Code 1946, by striking the period (.) in line eleven (11) and adding thereto the following: 'or unless the same is actually being used for dwelling purposes for more than six (6) months during each calendar year.'"

Amend the title to Senate File 184 by adding before the word "Code" the following: "and section three hundred twenty-one point one hundred thirty (321.130),".

REPORT OF SIFTING COMMITTEE

MR. PRESIDENT: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the calendar:

S.J.Ř. 11	H. F. 487	H. F. 379
H. F. 582	H. F. 30	H. F. 544
H. F. 595	H. F. 603	S. F. 111
S. F. 524		

LEO ELTHON, Chairman.

AMENDMENTS FILED

Amend Senate Concurrent Resolution 21 as follows: Strike all of said resolution following line 4 thereof and insert in lieu thereof the following:

"Whereas, Soviet Russia has imposed communist dictatorships upon country after country by force, fear, threats, and internal revolution; and.

"Whereas, our secretary of state of the United States has stated 'that the control of Europe by a single aggressive, unfriendly power would constitute an intolerable threat to the national security of the United States'; and,

"Whereas, the North Atlantic Treaty has been proposed to safeguard the freedom, common heritage, and civilization of their peoples, founded on the principles of democracy, individual liberty and the rule of law; and,

"Whereas, such treaty is designed to reduce the possibility of war by making it clear to Russia that any armed attack upon any signer nation shall be considered an attack against them all; and.

"Whereas, such treaty should be quickly and unanimously ratified by the Senate of the United States as a warning that the United States will resist with force any armed attack by Soviet Russia upon any of the nations signing such pact; now, therefore.

"Be It Resolved by the Senate, the House Concurring: That the Senate of the United States be memorialized to premptly ratify the proposed North Atlantic Treaty.

"Be It Further Resolved: That the Secretary of the Senate is hereby directed to transmit copies of this resolution to the President of the United States, to the Vice President of the United States, to the chairman of the Senate foreign relations committee of the said Congress, to the members of the said Congress from the state of Iowa, and to the presiding officers of each of the legislatures in the several states, requesting their cooperation."

EARL C. FISHBAUGH, JR.

Amend Senate Concurrent Resolution 21 by striking all of paragraph 4 thereof.

HERMAN LORD.

Amend Senate Concurrent Resolution 21 by striking all after line 4 thereof and inserting in lieu thereof the following:

"Whereas, various plans have been suggested as a means of preserving peace, including the North Atlantic Treaty, world government, amplification of the United Nations Charter and other measures; now, therefore,

"Be It Resolved by the Senate, the House Concurring:
That the Congress of the United States is hereby requested to make a diligent and thorough study and consideration of all possible methods of maintaining peace between the nations of the world, including the proposed North Atlantic Treaty, world government, amplification of the United Nations Charter, and any other plans designed to preserve the blessings of peace.

"Be It Further Resolved: That the Secretary of the Senate is hereby directed to transmit copies of this resolution to the members of Congress from the state of Iowa."

LEO ELTHON.

Amend Senate Concurrent Resolution 21 by inserting after the comma (,) in line 17 the following: "limited to those nations which have democratic representative forms of government and which guarantee to their citizens the fundamental

freedoms of religion, speech, press, assembly, jury trial, and free elections".

EARL C. FISHBAUGH, JR.

Amend House File 579 by adding thereto as a new section the following:

"When any contract is terminated hereunder, said contract and all contracts then outstanding or performed within one year between the terminating contractor and any public corporation shall, at the request of said public corporation or any of the public corporations which have or have had contracts with said contractor, be renegotiated to insure that said contractor has not realized any profit to exceed the cost of labor and materials he furnished plus a reasonable fee for his services."

EARL C. FISHBAUGH, JR.

Amend House File 579 by adding after section the following new section:

"Sec. If one of the parties to such a contract is a public corporation other than the state or a commission, board or agency thereof, and has agreed with the contractor for the termination of the contract and upon the terms and conditions of a termination thereof, the parties shall reduce such termination agreement to writing. Such termination agreement shall be filed with the clerk of the district court of the county in which the public improvement is being made, together with a petition for the approval thereof. Such petition shall set forth all the reasons for the termination of such contract and there shall be attached thereto a copy of the contract involved. Such petition shall state the names of all interested parties, the names of all subcontractors and the sureties on all bonds involved, and shall list all contracts for public improvements which have not been performed at the time the termination agreement is entered into and to which such contractor is a party.

"The district court shall fix a time and place for hearing on such petition for termination of contract and notice of such hearing shall be given to all intrested parties by publication of notice once each week for three consecutive weeks in two newspapers of general circulation in the county where such court is located, the last publication being ten days prior to the date of hearing. Such notice shall be addressed to all interested parties and shall contain a brief statement of the subject matter of the petition and termination agreement.

"Any taxpayer, resident or citizen of the public corporation involved may appear and file answer to such petition. The court shall hear the issues presented by the petition and termination agreement and pleadings filed as an equitable action.

"No contract termination agreement shall be effective until the same has been approved by the district court after notice and hearing, as above set forth." Further amend House File 579 by renumbering the remaining sections.

ARTHUR H. JACOBSON.

Amend House File 579 by adding thereto the following section: "Sec........... No agreement to terminate such contract shall be approved by the executive council or by the district court, nor shall any petition to terminate such contract be granted by the executive council or district court if the contractor who is a party to such original contract termination agreement or proceedings to terminate is then also a party to another contract or contracts for either public or private improvements which were entered into prior to the date of the contract involved and which contracts have not been either completely performed or terminated by agreement or terminated under the provisions of this act."

ARTHUR H. JACOBSON.

Amend House File 579 by inserting the following section following section 3:

"Sec. 4. The executive council may appoint a referee to hear the issues in dispute under the preceding section of this act. Such referee shall have the same power and authority as the executive council has under the above section. Such referee shall make recommendations to the executive council with reference to the determination of the issues and matters in dispute, whereupon the executive council shall make a final order with reference thereto, all as set forth in the preceding section of this act."

Further amend House File 579 by renumbering the remaining sections.

ARTHUR H. JACOBSON.

Amend House File 579 by inserting the following section after section 5:

"Sec. 6. In the event that the contractor is the petitioner for termination of such contract, the public corporation may plead in its answer to such petition that it does not desire to have the contract terminated but desires that the performance thereof shall be postponed. In this event the court or executive council, as the case may be, shall, if the facts warrant, make an order postponing the time for the performance of such contract, providing that the same be performed by the contractor when materials, equipment or labor which have been diverted as the result of an order or proclamation of the President of the United States or any order or action of any state authority are again available. The contractor shall be ordered to furnish a bond to secure the performance ordered by the executive council or the court under such order of postponement."

Amend House File 579, by adding at the end of section 2 the following: "And in the event that there is such a depression then the public corporation may file with the court a petition asking that the said contract be revised and reformed, and that the city be given the benefit of the lower prices of materials used in said construction and likewise be given the benefit, if any, of the reduction of the price of labor, either by letting a new contract as provided by statute, or by renegotiating by the court the former contract between the parties.

RALPH W. ZASTROW.

Amend House File 603 by striking from line 8 of section 9 the figures "\$5,500" and inserting in lieu thereof "\$6,000" and by striking from line 9 of section 9 the figures "\$16,500" and inserting in lieu thereof "\$18,000".

FRANK C. BYERS.

Amend House File 603 as follows:

- 1. Amend section seventeen (17) by striking the figures "twenty-three thousand dollars (\$23,000)" in line forty-two (42) and inserting in lieu thereof the figures "thirty-five thousand dollars (\$35,000)" and correcting the totals in line forty-nine (49).
- 2. Amend section thirty-eight (38) by striking the words "board of examiners" from line twenty-eight (28) and inserting the following in line sixty-six (66): "board of educational examiners, \$3,000", following the semicolon (;) after the word "education".

Further amend section thirty-eight (38) by correcting the totals in line seventeen (17) and twenty (20).

F. E. SHARP. LEO ELTHON.

Amend House File 603, section six (6), by striking the words and figures "eighty thousand dollars (\$80,000)" in lines four (4) and five (5) and substituting in lieu thereof the words and figures "ninety-five thousand dollars (\$95,000)"; and by striking the figures "\$80,000" in line eight (8) and twelve (12) and substituting in lieu thereof the figures "95,000".

LOYD VAN PATTEN. F. E. SHARP.

Amend House File 603 by adding a new section as follows:

"Section .	The following amounts are appro-
priated to the	following departments for the increase
in travel exper	nse provided in Senate File 427:

Attorney General	700
Board of Control	1,500
Board of Education	4,100
Board of Vocational Education	2,000
Conservation Commission	2,000
Department of Agriculture:	
Animal Health and Veterinary	3,000
Department of Health	400
Department of Public Instruction	6,000
Governor	.300
Industrial Commission	300
Insurance Commission	1,000
Mine Inspectors	800
Secretary of State	300
State Tax Commission	20.000

\$45,400"

O. H. HENNINGSEN.

Amend House File 603 by striking all of section 28 and inserting in lieu thereof the following:

"Sec. 28. For the industrial commissioner there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of thirty-one thousand five hundred eighty-five dollars and twenty cents (\$31,585.20), or so much thereof as may be necessary, to be used in the following manner:

For salary of commissioner.

For salary of commissioner\$	5,000.00
For salary of first deputy	4,500.00
For salary of secretary and second deputy	4,300:00
For salary of claims auditor and	
assistant secretary	4,000.00
For salary, support, maintenance, travel	
expense, state share of employment retirement	
fund, and miscellaneous purposes	13,785.20

> E. K. BEKMAN. JOHN P. BERG.

On motion of Senator Elthon, the Senate recessed until the fall of the gavel.

The Senate reconvened, President Evans presiding.

Prayer was offered by Reverend C. H. Orf, pastor of the Methodist church, Audubon, Iowa.

HOUSE MESSAGES CONSIDERED

House File 58, a bill for an act to amend section six hundred seven point five (607.5), Code 1946, relating to fees for jurors.

Read first and second times and referred to the sifting committee.

House File 396, a bill for an act to amend section two hundred thirty-eight point twenty-three (238.23), Code 1946, by repealing subsection seven (7), relating to the annual report of child-placing agencies.

Read first and second times and referred to the sifting committee.

House File 401, a bill for an act to amend section two hundred forty-nine point thirty-two (249.32), Code 1946, relating to the clearance through the state department of social welfare by the county board of social welfare before petitioning for the appointment of a guardian for an old age assistance recipient.

Read first and second times and referred to the sifting committee.

House File 402, a bill for an act to amend section two hundred fifty-two point twenty-seven (252.27), Code 1946, relating to the repeal of the two dollars a week maximum relief for support of the poor.

Read first and second times and referred to the sifting committee.

House File 566, a bill for an act relationg to the appointment of members of the real estate commission and to amend section two (2) of chapter eighty-five (85), Laws of the Fifty-second General Assembly.

Read first and second times and referred to the sifting committee.

House File 603, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1949, and ending June 30, 1951, funds for various departments and various divisions thereof, of the state of Iowa, for the purposes provided by law.

Read first and second times and referred to the sifting committee.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honoral·le body that the House has adopted the conference committee report on, and passed, Senate File 427, a bill for an act relating to the mileage allowance of certain county officials.

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

Senate File 305, a bill for an act relating to the support of dependent wives, children and poor relatives.

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

Senate File 330, a bill for an act relating to memorial halls and monuments for soldiers, sailors and marines.

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

Senate File 388, a bill for an act relating to occupational disease compensation.

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

Senate File 390, a bill for an act relating to and restricting waivers as to benefits payable from the second injury fund.

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

Senate File 391, a bill for an act relating to the industrial commissioner, workmen's compensation, reviews and appeals.

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

House File 132, a bill for an act relating to compensation of clerk of the grand jury.

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

House File 246, a bill for an act relating to the defining and licensing of "children's boarding homes".

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

House File 441, a bill for an act relating to the board of educational examiners; and to provide a biennial appropriation for the operating cost thereof.

A. C. Gustafson, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 132, a bill for an act to amend section seven hundred seventy point twenty-one (770.21), Code 1946, and as amended by chapter 301, Acts Regular Session Fifty-second General Assembly, relating to compensation of clerk of the grand jury, and to provide compensation for such clerks in counties having a population of one hundred fifty thousand (150,000) or over.

Read first and second times and referred to the sifting committee.

House File 246, a bill for an act to amend sections two hundred thirty-seven point two (237.2), two hundred thirty-seven point three (237.3) and two hundred thirty-seven point four (237.4), Code 1946, relating to the defining and licensing of "children's boarding homes".

Read first and second times and referred to the sifting committee.

House File 441, a bill for an act to amend chapter two hundred sixty (260), Code 1946, and to repeal section eight (8) of chapter one hundred twenty-six (126), Acts of the Fifty-first General Assembly, relating to the board of educational examiners; and to provide a biennial appropriation for the operating cost of the board of educational examiners; and to provide for furnishing of supplies for the board of educational examiners by the state executive council.

Read first and second times and referred to the sifting committee.

HOUSE AMENDMENTS CONSIDERED

Senator Hattery called up for consideration Senate File 184, a bill for an act to amend section three hundred twenty-one point twenty (321.20), Code 1946, relating to application for registration of motor vehicles, amended by the House, and moved that the Senate concur in the following amendments:

Amend Senate File 184 by adding the following new sections:

"Sec. 2. Section three hundred twenty-one point one hundred thirty (321.130), Code 1946, is hereby amended by inserting after the word 'vehicles' in line three (3) the words 'or house trailers or semitrailers'."

"Further amend said section by inserting after the word 'vehicles' in line four (4) the words 'or house trailers or semitrailers'.

"Further amend said section by inserting after the word 'vehicle' in line five (5) the words 'or house trailer or semitrailer'.

"Further amend said section by inserting after the word 'vehicle' in lines eight (8) and nine (9) the words 'or house trailer or semitrailer'.

"Further amend said section by inserting after the word 'vehicle' in line 10 the words 'or house trailer or semitrailer'.

"Sec. 3. Further amend section three hundred twenty-one point one hundred thirty (321.130), Code 1946, by striking the period (.) in line eleven (11) and adding thereto the following: 'or unless the same is actually being used for dwelling purposes for more than six (6) months during each calendar year.'"

Amend the title to Senate File 184 by adding before the word "Code" the following: "and section three hundred twenty-one point one hundred thirty (321.130),".

The Senate concurred in the House amendments.

Senator Hattery moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 37:

Augustine	Hart	McMurry	Van Eaton
Bateson	Hattery	Myrland	Van Patten
Bekman	Henningsen	Parker	Vittetoe
Berg	Hultman ·	Prentis	Watson of
Byers	Humbert	Reilly	O'Brien
Colburn	Knudson	Ridout	Watson of
Dykhouse	Leo	Risk	Pottawattamie
Elthon	Linnevold	Roberts	Whitehead
Faul	Lord	Sharp	\mathbf{Z} astro \mathbf{w}
Gillesp ie	McCarville	Tudor	
Nays, 3:			
Fishbaugh	Miller	Walter	
Absent or no	t voting, 10:		
Benson	Jacobson	Maytag	Skourup
Doud	Lynes	Mercer	West
Foster	Martin		

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

Senator Knudson called up for consideration Senate File 520, a bill for an act to make an appropriation to the department of public instruction for specified school aid, amended by the House, and moved that the Senate concur in the following amendments:

- 1. Amend Senate File 520, section one (1), line four (4), by striking the words and figures "seven hundred fifty thousand dollars (\$750,000)" and inserting in lieu thereof the words and figures "six hundred forty-seven thousand five hundred dollars (\$647,500)".
- 2. Further amend Senate File 520, section one (1), by striking lines ten (10), fourteen (14) and fifteen (15).

- 3. Further amend Senate File 520, section one (1), line sixteen (16), by striking the figures "\$750,000" and inserting in lieu thereof the figures "\$647,500".
- 4. Further amend Senate File 520, section one (1), line nine (9), by inserting after the figures "1946" the following: ", to include twenty thousand dollars (\$20,000) for hearing tests".

The Senate concurred in the House amendments.

Senator Knudson moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 42:

Augustine Bateson Bekman Berg Byers Colburn Dykhouse Elthon Faul Fishbaugh Gillegnia	Hart Hattery Henningsen Hultman Humbert Jacobson Knudson Leo Linnevold Lord	McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts	Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie Whitehead
Gillespie	McCarville	Sharp	Zastrow

Nays: none.

Absent or not voting, 8:

Benson	Foster	Martin	Skourup
Doud	Lynes	Maytag	West

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

On motion of Senator Elthon, the Senate recessed until the fall of the gavel.

The Senate reconvened, President Evans presiding.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on April 20 the Governor had approved the following bills:

Senate File 249, relating to the disposal of state lands.

Senate File 269, relating to agricultural seed.

Senate File 337, relating to off street parking.

Senate File 479, relating to survey of the water pollution problem and sanitary condition in relation to Clear Lake. Senate File 485, relating to Bellevue, Iowa, town council.

Senate File 498, relating to school district bonds of Low Moor, Clinton county, Iowa.

Senate File 500, relating to various claims.

Senate File 502, relating to land and water development.

Senate File 510, relating to various claims.

PROOF OF PUBLICATION

Published copy of Senate File 524, and verified proof of publication of said bill in the Mason City Globe-Gazette, on April 20, 1949, is on file with the Secretary of the Senate.

W. J. SCARBOROUGH, Secretary of the Senate.

THIRD READING OF BILLS

On motion of Senator Elthon, House File 582, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of school building bonds of the independent school district of Bettendorf, in the county of Scott, state of Iowa, and the provisions made for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said school district, was taken up, and considered.

Senator Elthon moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 44:

Augustine Hattery Miller Van Eaton Bateson Henningsen Myrland Van Patten Bekman Hultman Parker Vittetoe Berg Humbert Prentis Walter Byers Reilly Jacobson Watson of O'Brien Colburn Knudson Ridout Risk Watson of Dykhouse Leo Linnevold Elthon Roberts **Pottawattamie** Faul Lord Sharp West Fishbaugh McCarville Skourup Whitehead Gillespie McMurry Tudor Zastrow Hart Mercer

Nays: none.

Absent or not voting, 6:

Benson Foster Martin Maytag
Doud Lynes

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

On motion of Senator Henningsen, House File 595, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of bonds in connection with the construction of a waterworks by the town of Blue Grass, Scott county, Iowa, and the provisions made for the payment of said bonds, and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said town, was taken up, and considered.

Senator Henningsen moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 44:

Augustine Hattery Miller Van Eaton Bateson Henningsen Myrland Van Patten Bekman Hultman Parker Vittetoe Berg Humbert **Prentis** Walter Byers Jacobson Reilly Watson of Colburn Knudson Ridout O'Brien Dykhouse Watson of Leo Risk Elthon Linnevold Roberts Pottawattamie Faul Lord Sharp West Fishbaugh Whitehead McCarville Skourup Gillespie Zastrow McMurry Tudor Hart Mercer

Navs: none.

Absent or not voting, 6:

Benson Foster Martin Maytag
Doud Lynes

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

On motion of Senator Knudson, Senate File 524, a bill for an act to legalize and validate the proceedings of the board of directors of the independent school district of Mason City in the county of Cerro Gordo, state of Iowa, in calling and holding an election on November 2, 1948, on the proposition of issuing bonds of said school district in the amount of four hundred thousand dollars (\$400,000) for the purpose of constructing and equipping additional school facilities, and purchasing additional land therefor, was taken up, and considered.

Senator Knudson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 44:

Augustine
Bateson
Bekman
Berg
Byers
Colburn
Dykhouse
Elthen
Faul
Fishbaugh
Gillespie
Hart

Hattery
Henningsen
Hultman
Humbert
Jacobson
Leo
Linnevold

McCarville

McMurry

Mercer

Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp

Skourup

Tudor

Van Eaton
Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Navs: none.

Absent or not voting, 6:

Benson Doud Foster Lynes

Lord

Martin

Maytag

Zastrow

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

On motion of Senator Elthon, Senate Joint Resolution 11, a joint resolution legalizing the appointments to the board of control and directing the comptroller to issue warrants for their salary, was taken up, and considered.

Senator Byers moved that the resolution be read a third time now, which motion prevailed, and the resolution was read a third time.

On the question "Shall the resolution pass?" the vote was:

Ayes, 44:

Augustine
Bateson
Bekman
Berg
Byers
Colburn
Dykhouse
Elthon
Faul
Fishbaugh
Gillespie
Hart

Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
McCarville
McMurry

Mercer

Miller Myrland Parker Prentis Reilly Ridout Risk Roberts

Sharp

Tudor

Skourup

Van Patten
Vittetoe
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead

Zastrow

Van Eaton

Nays: none.

Absent or not voting, 6:

Benson Doud Foster Lynes Martin

Maytag

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

On motion of Senator Elthon, the Senate resolved itself into executive session.

EXECUTIVE SESSION

The Senate in executive session confirmed the following appointments:

- J. D. Reynolds of Creston, Union county, Iowa, as a member of the state conservation commission for the unexpired portion of the regular term ending June 30, 1953.
- Dwight G. Rider of Fort Dodge, Webster county, Iowa, as a member of the state board of education for the regular term beginning July 1, 1949.
- Elmer P. Corwin of Fruitland, Muscatine county, Iowa, as industrial commissioner for the regular term beginning July 1, 1949.
- J. Frank Hamilton of Maquoketa, Jackson county, Iowa, as a member of the Iowa state tax commission for the regular term beginning July 1, 1949.

Robert Jones of Chariton, Lucas county, Iowa, as a member of the board of control for the regular term beginning July 1, 1949.

Luke L. Caffrey of Cresco, Howard county, Iowa, as a member the state board of social welfare for the regular term beginning July 1, 1949.

Kenneth M. Wagner of West Liberty, Muscatine county, Iowa, as a member of the soil conservation committee for the regular term beginning July 1, 1949.

Virginia Bedell of Spirit Lake, Dickinson county, Iowa, as a member of the board of parole for the regular term beginning July 1, 1949.

Richard H. Plock of Burlington, Des Moines county, Iowa, as a member of the state board of education for the regular term beginning July 1, 1949.

Harry Coffie of Estherville, Emmet county, Iowa, as a member of the Iowa aeronautics commission for the regular term beginning July 1, 1949.

Harry Tyler of Villisca, Montgomery county, Iowa, as a member of the Iowa aeronautics commission for the regular term beginning July 1, 1949.

L. C. Crawford of Iowa City, Johnson county, Iowa, as a member of the Iowa natural resources council for the term beginning July 1, 1949.

Chris Jensen of Audubon, Audubon county, Iowa, as a member of the Iowa natural resources council for the term beginning July 1, 1949.

Dr. J. Harold Ennis of Mt. Vernon, Linn county, Iowa, as a member of the Iowa natural resources council for the term beginning July 1, 1949.

Mrs. Addison Parker of Des Moines, Polk county, Iowa, as a member of the Iowa natural resources council for the term beginning July 1, 1949.

Ewald G. Trost of Fort Dodge, Webster county, Iowa, as a member of the Iowa natural resources council for the term beginning July 1, 1949.

H. Garland Hershey of Iowa City, Johnson county, Iowa, as a member of the Iowa natural resources council for the term beginning July 1, 1949.

Roswell Garst of Coon Rapids, Carroll county, Iowa, as a member of the Iowa natural resources council for the term beginning July 1, 1949.

The Senate in executive session refused to confirm the following appointments:

Charles F. Martin of Des Moines, Polk county, Iowa, as a member of the state conservation commission for the regular term beginning July 1, 1949.

Leo D. Frederickson of Emmetsburg, Palo Alto county, Iowa, as a member of the state conservation commission for the regular term beginning July 1, 1949.

George D. Reynolds of Clinton, Clinton county, Iowa, as a member of the Iowa state highway commission for the regular term beginning July 1, 1949.

The Senate arose from executive session and resumed regular session.

On motion of Senator Elthon, the Senate recessed until the fall of the gavel.

The Senate reconvened, President Evans presiding.

ANNOUNCEMENT

Senator McMurry arose on a point of personal privilege and called to the attention of the members of the Senate the chart "The People of the State of Iowa" which was left on their desk during the recess. This chart was prepared and presented by Mr. T. C. Poston of Corydon, Iowa.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 152, a bill for an act relating to the assessment of certain intangible property owned by life insurance companies and associations.

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

Senate File 389, a bill for an act to amend certain chapters of the Code 1946, relating to the collection of contributions, compromises of contributions, and the filing of notice of lien.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 523, a bill for an act to appropriate from the general fund for the institutions under the control of the state board of education.

Also: That the House has amended and concurred in the Senate amendment to and has passed the following bill in which the concurrence of the Senate is asked:

House File 359, relating to the title of the state institution for children at Davenport, Iowa.

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

House File 609, a bill for an act to appropriate from liquor control act fund to department of public safety for use of bureau of investigation.

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

House File 610, a bill for an act to appropriate \$29,000 from the general fund for the coming biennium to the department of agriculture.

A. C. Gustafson, Chief Clerk.

HOUSE AMENDMENTS TO SENATE FILE 152

Amend Senate File 152 by correcting the title by inserting after the word "relating" in line two (2) of the title the following: "to investments of life insurance companies and associations and".

HOUSE AMENDMENTS TO SENATE FILE 523

Amend Senate File 523 as follows:

- 1. By striking from lines three (3), four (4) and five (5) of section one (1) the words and figures "two million four hundred fifty thousand eight hundred ninety-three dollars (\$2,450,893)" and substituting in lieu thereof the following: "two million nine hundred fifty thousand eight hundred ninety-three dollars (\$2,950,893)".
 - 2. By adding to section two (2) the following:
- "For the hospital school for severely handicapped children at Iowa City, \$500,000."
 - 3. By adding a new section after section seven (7) as follows:
- "For capital expenditures for equipment and facilities for the instruction of one hundred fifty (150) freshmen medical students in the medical school at the University of Iowa, such capital funds as may be required and to be taken from such unallocated capital funds as on hand and available in the appropriation for the University of Iowa."
 - 4. Further amend by renumbering the remaining sections.

HOUSE AMENDMENTS TO SENATE AMENDMENT TO HOUSE FILE 359

Amend the Senate amendment to House File 359 by adding thereto the following:

- 1. By inserting after the comma (,) following the figures nineteen forty-six (1946) in line two (2) the following: "as amended by the Acts of the Fifty-second (52nd) General Assembly,".
- 2. By inserting after the comma (,) in line two (2) of the title the following: "as amended by the Acts of the Fifty-second (52nd) General Assembly,".

HOUSE MESSAGES CONSIDERED

House File 609, a bill for an act to appropriate from liquor control act fund to the department of public safety for use of bureau of investigation in liquor control enforcement.

Read first and second times and referred to the sifting committee.

House File 610, a bill for an act to appropriate \$29,000 from the general fund of the state of Iowa for the biennium beginning July 1, 1949, and ending June 30, 1951, to the department of agriculture for the chemical laboratory and for weights and measures.

Read first and second times and referred to the sifting committee.

HOUSE AMENDMENTS CONSIDERED

Senator Faul called up for consideration Senate File 152, a bill for an act to amend section five hundred eleven point eight (511.8), Code 1946, relating to the assessment of certain intangible property owned by life insurance companies and associations, amended by the House, and moved that the Senate concur in the House amendment.

The Senate concurred in the House amendment.

Senator Faul moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 43:

Tudor
Van Eaton
Van Patten
Walter
Watson of
O'Brien
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 7:

Benson Foster Martin Vittetoe Doud Lynes Maytag

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

Senator Watson of Pottawattamie called up for consideration House File 359, a bill for an act to amend chapter two hundred forty-four (244), Code 1946, relating to the title of the state institution for children at Davenport, Iowa, amended by the Senate, and moved that the Senate concur in the House amendments to the Senate amendment.

The Senate concurred in the House amendments.

Senator Watson of Pottawattamie moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 43:

Augustine Mercer Tudor Hattery Bateson Henningsen Miller Van Eaton Bekman Hultman Myrland Van Patten Berg Humbert Parker Walter Byers Jacobson Prentis Watson of Colburn Reilly O'Brien Knudson Watson of Dykhouse Leo Ridout Elthon Pottawattamie Linnevold Risk Faul Lord Roberts West Fishbaugh Whitehead McCarville Sharp Gillespie McMurry Skourup Zastrow Hart

Navs: none.

Absent or not voting, 7:

Benson Foster Martin Vittetoe
Doud Lynes Maytag

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

Senator Knudson called up for consideration Senate File 523, a bill for an act to appropriate from the general fund of the state funds for the institutions under the control of the state board of education, amended by the House, and moved that the Senate refuse to concur in the House amendments.

The Senate refused to concur in the House amendments.

THIRD READING OF BILLS

On motion of Senator Elthon, Senate File 508, a bill for an act to legalize the appointments of certain public officials by the Governor of Iowa which have been confirmed by the Senate, was taken up, and considered.

Senator Faul asked and received unanimous consent to withdraw the amendment to Senate File 508 filed by him and found on pages 1141 and 1142 of the Senate Journal. Senator Elthon moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 34:

Augustine Hart McMurry Van Eaton Bateson Henningsen Mercer Van Patten Bekman Miller Hultman Watson of O'Brien Berg Jacobson Parker **B**vers Knudson Reilly Watson of Elthon Leo Ridout Pottawattamie Faul Linnevold West Risk Fishbaugh Lord Roberts Whitehead Gillespie McCarville Zastrow Sharp

Nays, 5:

Colburn Humbert Myrland Prentis

Dykhouse

Absent or not voting, 11:

Benson Hattery Maytag Vittetoe
Doud Lynes Skourup Walter
Foster Martin Tudor

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

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate File 117, a bill for an act relating to assessing and listing for taxation omitted property, by the assessor.

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

Senate File 186, a bill for an act providing for the procedure to be followed in claiming of exemption from taxation of real estate owned by educational institutions of this state as part of their endowment fund.

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

Senate File 273, a bill for an act relating to contracts for library service and the establishment and maintenance of county libraries.

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

Senate File 309, a bill for an act relating to supplies for state departments.

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

Senate File 343, a bill for an act relating to the taking of mussels.

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

Senate File 515, a bill for an act to make appropriations to Dubuque Stone Products Company, John Griswold, Louis J. Muehle, Webster County, G. E. Pearson, Cargill, Inc., Oakville Consolidated School District, Gamble Robinson Company, Concrete Materials and Construction Company.

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

House File 195, a bill for an act relating to temporary sidewalks in cities and towns.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 372, a bill for an act relating to civil service.

A. C. GUSTAFSON, Chief Clerk.

HOUSE AMENDMENTS TO SENATE FILE 372

Amend Senate File 372 by striking from line four (4) thereof the following "8." and inserting in lieu thereof the following: "Except with respect to appointment or employment in the police or fire department,".

Also amend by changing the capital 'T' in the first "The" of line four (4) to a small letter.

HOUSE MESSAGE CONSIDERED

House File 195, a bill for an act to amend section three hundred eighty-nine point thirty-seven (389.37), Code 1946, relating to temporary sidewalks in cities and towns.

Read first and second times and referred to the sifting committee.

THIRD READING OF BILLS

On motion of Senator Knudson, House File 603, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1949, and ending June 30, 1951, funds for various departments and various divisions thereof, of the state of Iowa, for the purposes provided by law, was taken up, and considered.

Senator Knudson offered the following amendment:

Amend House File 603 by striking all after the enacting clause and substituting in lieu thereof the following:

ATTORNEY GENERAL

Section 1. For the office of attorney general there is hereby appropri-

1020] UOCIMILD OF THE DEMINED	2100
ated from the general fund of the state for each year of the bie	ennium
beginning July 1, 1949, and ending June 30, 1951, the sum of for	
thousand five hundred eighty dollars (\$49,580) or so much ther	
may be necessary to be used in the following manner:	eol as
	000 00
	,000.00
	,000.00
	,860.00
	,000.00
For salaries, support, maintenance and miscellaneous	
purposes	,720.00
Grand total of all appropriations for all purposes for each	. =
year of the biennium for the office of attorney general\$ 49	,580.00
AUDITOR OF STATE	
Sec. 2. For the office of auditor of state there is hereby ap	propri-
ated from the general fund of the state for each year of the bid	ennium
beginning July 1, 1949, and ending June 30, 1951, the sum of one h	
twenty-eight thousand eight hundred eighty dollars (\$128,880) or s	
thereof as may be necessary to be used in the following manner:	
For salary of state auditor	7.000.00
For salaries, support, maintenance and miscellaneous	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
purposes	880 00
BUILDING AND LOAN DIVISION	.,000.00
For salaries, support, maintenance and miscellaneous	
purposes 10),000.00
Grand total of all appropriations for all purposes for each	
year of the biennium for the office of auditor of state\$128	3,880.00
BOARD OF EDUCATION	
Sec. 3. For the office of the board of education there is hereby ap	nronri.
ated from the general fund of the state for each year of the bi	
beginning July 1, 1949, and ending June 30, 1951, the sum of fi	
thousand dollars (\$55,000) or so much thereof as may be necessar	
used in the following manner:	ywbe
	2 000 00
	5,000.00
	3,600.00
For salaries, support, maintenance and miscellaneous	
purposes 30),400.00
	
\$ 41	5,000.00
For institution roads	0,000.00
Grand total of all appropriations for all purposes for each	
year of the biennium for the office of board of education\$ 5	5,000.00
BOARD OF EDUCATIONAL EXAMINERS	
The salesia support maintanens and missellen	

For salaries, support, maintenance and miscellaneous

purposes\$ 48,000.00

Grand total of all appropriations for all purposes for each year of the biennium for the board of educational ex- aminers
BOARD OF PAROLE Sec. 4. For the office of board of parole there is hereby appropriated from the general fund of the state for each year of the biennum beginning July 1, 1949, and ending June 30, 1951, the sum of fifty-eight thousand five hundred twenty-five dollars (\$58,525) or so much thereof as may used in the following manner:
Board of Parole salaries (3 members at \$4,000 each)\$ 12,000.00 For salary of secretary and superintendent of parole agents 3,900.00 For salaries, support, maintenance and miscellaneous purposes
Grand total of all appropriations for all purposes for each year of the biennium for the board of parole\$ 58,525.00
BOARD OF VOCATIONAL EDUCATION Sec. 5. For the board of vocational education there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary to be used in the following manner: For salaries, support, maintenance and miscellaneous purposes
Grand total of all appropriations for all purposes for each year of the biennium for the board of vocational education
BOARD OF VOCATIONAL EDUCATION VOCATIONAL REHABILITATION DIVISION Sec. 6. For the board of vocational education vocational rehabilitation division there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of eighty thousand dollars (\$80,000) or so much thereof as may be necessary to be used in the following manner: For salaries, support, maintenance and miscellaneous purposes \$0,000.00
Grand total of all appropriations for all purposes for each year of the biennium for the board of vocational education vocational rehabilitation division
BUREAU OF LABOR Sec. 7. For the bureau of labor there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of forty-two thousand dollars (\$42,000) or so much thereof as may be necessary to be used in the following manner:
Colomo for a manifesiament of humans of laboration of the colombia

Salary for commissioner of bureau of labor\$ 4,000.00

For salaries, support, maintenance and miscellaneous purposes
Grand total of all appropriations for all purposes for each year of the biennium for the bureau of labor
CLERK OF SUPREME COURT Sec. 8. For the office of clerk of supreme court there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of twelve thousand six hundred thirty dollars (\$12,630) or so much thereof as may be necessary to be used in the following manner: For salary of chief clerk
Grand total of all appropriations for all purposes for each year of the biennium for the office of the clerk of supreme court
COMMERCE COMMISSION Sec. 9. For the department of the commerce commission there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of one hundred eighty-four thousand six hundred dollars (\$184,600) or so much thereof as may be necessary to be used in the following manner:
GENERAL ADMINISTRATION For salaries of commissioners (3 at \$5,500 each)
Total for general administration of the commerce commission
CLASS RATE CASES For salaries, support, maintenance and miscellaneous purposes
MOTOR TRANSPORTATION DIVISION For salaries, support, maintenance and miscellaneous purposes
WAREHOUSE DIVISION
For salaries, support, maintenance and miscellaneous purposes
Grand total of all appropriations for all purposes for each year of the biennium for the department of the commerce commission
COMMISSION FOR THE BLIND
Sec. 10. For the office of the commission for the blind there is hereby

DEPARTMENT OF AGRICULTURE

Grand total of all appropriations for all purposes for each

Sec. 14. For the department of agriculture there is hereby appropri-

year of the biennium for the office of the custodian\$126,000.00

ated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of six hundred thirty thousand four hundred ten dollars (\$630,410) or so much thereof as may be necessary to be used in the following manner:

MAIN OFFICE For salary of secretary of agriculture		7,000.00
For salaries, support, maintenance and miscellaneous purposes		00.000,800
m . 1 e	_	
Total for main office	. \$ 2	10,000.00
(1) AGRICULTURAL STATISTICS	_	
For state aid	.\$	16,000.00
(2) ANIMAL HEALTH AND VETERINARY		
For salary of chief of animal health		6,000.00
For control and eradication of contagious and infectious live		
stock diseases including Bang's Disease, salaries and trav		
eling expenses; assistant state veterinarians (per dien		
and expenses), indemnities and miscellaneous purposes	.\$]	64,000.00
Total for animal health and veterinary	•	70 000 00
(3) BARBERRY ERADICATION	.ф.	10,000.00
	e	5 000 00
For state aid		
For state aid	ę	10 000 00
(5) BEEF PRODUCER'S ASSOCIATION	.ψ	10,000.00
For state aid	\$	7 500 00
(6) CORN AND SMALL GRAIN GROWERS' ASSN	.Ψ	1,000.00
For state aid	\$	2 750 00
(7) CROP PEST	-Ψ	2,100.00
For state aid	\$	10.000.00
(8) DAIRY ASSOCIATION	٠,	,
For state aid	.\$	7,500.00
(9) DAIRY CALF CLUB		•
For state aid	.\$	2,000.00
(10) DAIRY SPECIALIST AND BACTERIOLOGIST		•
For salaries, support, maintenance and miscellaneous		
purposes	.\$	45,000.00
(11) ENTOMOLOGY		
For salaries, support, maintenance and miscellaneous		
purposes	\$	12,500.00
• (12) HATCHERY INSPECTION		
For state hatchery inspection	.\$	11,000.00
(13) HORSE BREEDERS' ASSOCIATION		
For state aid	.\$	7,500.00
(14) HORTICULTURAL SOCIETIES	_	
For state aid(15) IOWA STATE SHEEP ASSOCIATION	.\$	8,800.00
For state aid	_	.
For state aid(16) MARKET NEWS	.\$	7,500.00
(10) BIVIDEI MEMO		

For state aid\$ (17) POULTRY ASSOCIATION, SHORT COURSES AND ACHIEVEMENT SHOWS	5,000.00
For state aid\$ (18) RESTAURANT HOTEL INSPECTION	18,000.00
For additional inspection of hotels and restaurants, salaries,	
support, maintenance and miscellaneous purposes\$ (19) SOIL CONSERVATION	20,000.00
For salaries, support and miscellaneous purposes\$ (20) SWINE BREEDERS' ASSOCIATION	35,000.00
For state aid\$	7,500.00
(21) VEGETABLE GROWERS' ASSOCIATION	
For state aid\$ (22) VETERINARY EXAMINERS	4,500.00
For per diem and expense\$	360.00
(23) WEATHER BUREAU	000.00
For state aid\$	7,000.00
_	
Grand total of all appropriations for all purposes for each year of the biennium for the department of agriculture	
and divisions thereof\$	630.410.00
CAPITAL IMPROVEMENTS	
CHEMICAL LABORATORY	
For equipment, support, maintenance and miscellaneous	
purposes\$	10,000.00
-	
Total for chemical laboratory\$	
Total for chemical laboratory\$ DEPARTMENT OF HEALTH	10,000.00
Total for chemical laboratory\$	10,000.00 propriated inium be- e hundred 21) or so
Total for chemical laboratory	10,000.00 propriated anium be- e hundred 21) or so
Total for chemical laboratory\$ DEPARTMENT OF HEALTH Sec. 15. For the department of health there is hereby approximately from the general fund of the state for each year of the bier ginning July 1, 1949, and ending June 30, 1951, the sum of three thirty-seven thousand four hundred twenty-one dollars (\$337,4 much thereof as may be necessary to be used in the following necessary to be used in the follo	10,000.00 propriated anium be- e hundred 21) or so
Total for chemical laboratory	10,000.00 propriated minum been hundred 21) or so manner:
Total for chemical laboratory\$ DEPARTMENT OF HEALTH Sec. 15. For the department of health there is hereby approximately from the general fund of the state for each year of the bier ginning July 1, 1949, and ending June 30, 1951, the sum of three thirty-seven thousand four hundred twenty-one dollars (\$337,4 much thereof as may be necessary to be used in the following necessary to be used in the follo	10,000.00 propriated minum been hundred 21) or so manner:
Total for chemical laboratory	10,000.00 propriated inium be-e hundred 21) or so manner: 7,000.00 52,653.00
Total for chemical laboratory	10,000.00 propriated finium be-e hundred 21) or so manner: 7,000.00 52,653.00
Total for chemical laboratory	10,000.00 propriated finium be-e hundred 21) or so manner: 7,000.00 52,653.00
Total for chemical laboratory	10,000.00 propriated finium be-e hundred 21) or so manner: 7,000.00 52,653.00
Total for chemical laboratory	10,000.00 propriated finium be-e hundred 21) or so manner: 7,000.00 52,653.00 10,000.00
Total for chemical laboratory	10,000.00 propriated finium be-e hundred 21) or so manner: 7,000.00 52,653.00 10,000.00
Total for chemical laboratory	10,000.00 propriated anium been hundred 21) or so manner: 7,000.00 52,653.00 10,000.00 3,000.00

(4) MATERNAL AND CHILD HEALTH For salaries, support, maintenance and miscellaneous
purposes \$ 7,350.00
(5) PREVENTABLE DISEASES, SERUM CENTER
AND BLOOD BANK
For salaries, support, maintenance and miscellaneous
purposes \$ 21,670.00
(6) PUBLIC HEALTH ENGINEERING AND IN-
DUSTRIAL HYGIENE
For salaries, support, maintenance and miscellaneous
purposes\$ 50,000.00
(7) PUBLIC HEALTH NURSING
For salaries, support, maintenance and miscellaneous
purposes
(8) TUBERCULOSIS CONTROL
For salaries, support, maintenance and miscellaneous
purposes
(9) VENEREAL DISEASE CONTROL
For salaries, support, maintenance and miscellaneous pur-
poses\$ 15,000.00
(10) VITAL STATISTICS
For salaries, support, maintenance and miscellaneous
purposes \$ 60,000.00
Subtotal for public health administrative activities\$213,620.00
Subtotal for public health administrative activities\$213,620.00 LICENSURE AND REGISTRATION
LICENSURE AND REGISTRATION
LICENSURE AND REGISTRATION (11) BARBER'S EXAMINING BOARD
LICENSURE AND REGISTRATION
LICENSURE AND REGISTRATION (11) BARBER'S EXAMINING BOARD For compensation, support, maintenance and miscellaneous
LICENSURE AND REGISTRATION (11) BARBER'S EXAMINING BOARD For compensation, support, maintenance and miscellaneous purposes
LICENSURE AND REGISTRATION (11) BARBER'S EXAMINING BOARD For compensation, support, maintenance and miscellaneous purposes\$ 21,693.00 (12) CHIROPRACTIC EXAMINING BOARD For compensation, support, maintenance and miscellaneous purposes\$ 3,000.60
LICENSURE AND REGISTRATION (11) BARBER'S EXAMINING BOARD For compensation, support, maintenance and miscellaneous purposes\$ 21,693.00 (12) CHIROPRACTIC EXAMINING BOARD For compensation, support, maintenance and miscellaneous purposes\$ 3,000.60 (13) COSMETOLOGY EXAMINING BOARD
LICENSURE AND REGISTRATION (11) BARBER'S EXAMINING BOARD For compensation, support, maintenance and miscellaneous purposes\$ 21,693.00 (12) CHIROPRACTIC EXAMINING BOARD For compensation, support, maintenance and miscellaneous purposes\$ 3,000.60 (13) COSMETOLOGY EXAMINING BOARD For compensation, support, maintenance and miscellaneous
LICENSURE AND REGISTRATION (11) BARBER'S EXAMINING BOARD For compensation, support, maintenance and miscellaneous purposes
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LICENSURE AND REGISTRATION (11) BARBER'S EXAMINING BOARD For compensation, support, maintenance and miscellaneous purposes \$21,693.00 (12) CHIROPRACTIC EXAMINING BOARD For compensation, support, maintenance and miscellaneous purposes \$3,000.00 (13) COSMETOLOGY EXAMINING BOARD For compensation, support, maintenance and miscellaneous purposes \$22,045.00 (14) DENTAL EXAMINING BOARD For compensation, support, maintenance and miscellaneous purposes \$2,195.00 (15) EMBALMERS EXAMINING BOARD For compensation, support, maintenance and miscellaneous purposes \$2,195.00 (16) LICENSURE AND REGISTRATION (Central Ad-
LICENSURE AND REGISTRATION (11) BARBER'S EXAMINING BOARD For compensation, support, maintenance and miscellaneous purposes
LICENSURE AND REGISTRATION (11) BARBER'S EXAMINING BOARD For compensation, support, maintenance and miscellaneous purposes \$21,693.00 (12) CHIROPRACTIC EXAMINING BOARD For compensation, support, maintenance and miscellaneous purposes \$3,000.00 (13) COSMETOLOGY EXAMINING BOARD For compensation, support, maintenance and miscellaneous purposes \$22,045.00 (14) DENTAL EXAMINING BOARD For compensation, support, maintenance and miscellaneous purposes \$2,195.00 (15) EMBALMERS EXAMINING BOARD For compensation, support, maintenance and miscellaneous purposes \$1,850.00 (16) LICENSURE AND REGISTRATION (Central Administration) For compensation, support, maintenance and miscellaneous
LICENSURE AND REGISTRATION (11) BARBER'S EXAMINING BOARD For compensation, support, maintenance and miscellaneous purposes
LICENSURE AND REGISTRATION (11) BARBER'S EXAMINING BOARD For compensation, support, maintenance and miscellaneous purposes
LICENSURE AND REGISTRATION (11) BARBER'S EXAMINING BOARD For compensation, support, maintenance and miscellaneous purposes

(18) OPTOMETRY EXAMINING BOARD For compensation, support, maintenance and miscellaneous purposes (19) OSTEOPATHY EXAMINING BOARD For compensation, support, maintenance and miscellaneous purposes (20) CHIROPODY EXAMINING BOARD For compensation, support, maintenance and miscellaneous purposes	\$ 2,115.00
Subtotal for division of licensure and registration	.\$ 64,148.00
the various divisions thereof	.\$337,421.00
DEPARTMENT OF HISTORY AND ARCHIVES	1
Sec. 16. For the department of history and archives ther appropriated from the general fund of the state for each ybiennium beginning July 1, 1949, and ending June 30, 1951, sixty-four thousand two hundred fifty dollars (\$64,250) or so to fas may be necessary to be used in the following manner: For salary of curator For salaries, support, maintenance and miscellaneous purposes For Jean Espy Chapter, D. A. R., for memorial on grave of	year of the the sum of much there- \$ 4,200.00 59,800.00
Timothy Breece, Revolutionary soldier buried in Loss	
Creek Cemetery in Lee county	. 250.00
Grand total of all appropriations for all purposes for each year of the biennium for the department of history and archives	.\$ 64,250.00
DEPARTMENT OF PUBLIC INSTRUCTION	
Sec. 17. For the department of public instruction there	e is hereby
appropriated from the general fund of the state for each	year of the
biennium beginning July 1, 1949, and ending June 30, 1951,	
two hundred sixty-four thousand one hundred ten dollars (\$ so much thereof as may be necessary to be used in the following GENERAL OFFICE	
	ing manner.
For salary of superintendent of public instruction	.\$ 7,000.00
For salary of deputy	.\$ 7,000.00 . 5,500.00
For salary of deputyFor salary of legal supervisor	.\$ 7,000.00 5,500.00 . 5,500.00
For salary of legal supervisor	7,000.00 5,500.00 5,500.00
For salary of deputyFor salary of legal supervisor	7,000.00 5,500.00 5,500.00
For salary of legal supervisor	7,000.00 . 5,500.00 . 5,500.00 - 77,160.00
For salary of deputy	.\$ 7,000.00 . 5,500.00 . 5,500.00 - 77,160.00 .\$ 95,160.00
For salary of deputy For salary of legal supervisor For salaries, support, maintenance and miscellaneous pur poses Total main office (1) GENERAL AID For salary of director	.\$ 7,000.00 . 5,500.00 . 5,500.00 . 77,160.00 . \$ 95,160.00 . 5,000.00
For salary of deputy	7,000.00 5,500.00 5,500.00 77,160.00 \$95,160.00 5,000.00 4,500.00

poses	13,000.00
Total general aid	22,500.00
(2) AID TO HANDICAPPED CHILDREN	
For salaries, support, maintenance and miscellaneous pur-	
poses	30,000.00
(3) SCHOOL LUNCH PROGRAM	
For salary of director	5,500.00
For salaries, support, maintenance and miscellaneous pur- poses (should federal appropriations be stopped for public school lunches then this money should revert to the gen-	
eral fund)	33.200.00
-	
Total school lunch program.	38,700.00
(4) SUPPLEMENTARY AID	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
For salaries, support, maintenance and miscellaneous pur-	
poses	11,000.00
(5) AID FOR SCHOOL TRANSPORTATION	,
For salary of director	
For salary of supervisor	5,500.00
For salaries, support, maintenance and miscellaneous pur-	
poses	11,500.00
Total aid for school transportation	22,000.00
OTHER EXPENSES (Consolidated)	
Travel and contingent	23.000.0
General office supplies	850.0
Books and periodicals	250.00
Bonds premiums	650.00
Equipment aid for handicapped children	10,000.00
Improvement of administration and instruction	5,000.00
Revision and study school courses	5,000.00
Total other expenses	44,750.00
Grand total of all appropriations for all purposes for each year of the biennium for the department of public instruction and the various divisions thereof	\$264,110.0
VETERANS EDUCATION PROGRAM	
For salaries	1.500 O
For revolving fund	20,000.0
Total veterans education program	\$ 21,500.0
DEDADOMENT OF DUDI IC CAPPON	-

DEPARTMENT OF PUBLIC SAFETY

Sec. 18. For the department of public safety there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of one million eight hundred five thousand four hundred dollars (\$1,805,400)

or so much thereof as may be necessary to be used in the manner:	following
DIVISION OF ADMINISTRATION	
For salary of commissioner	\$ 6,000.00
For salaries, support, maintenance and miscellaneous pur-	
poses	
•	
1	\$ 32,000.00
(1) DIVISION OF ACCIDENT STATISTICS AND	
PUBLIC LIABILITY	
For salaries, support, maintenance and miscellaneous pur-	
poses	
(2) DIVISION OF CRIMINAL INVESTIGATION	
For salary of chief of criminal investigation	\$ 5,000.00
For salaries, support, maintenance and miscellaneous pur-	•
poses	
	\$ 82,600.00
(3) DIVISION OF FIRE MARSHAL	
For salary of fire marshal	\$ 4,300.00
For salaries, support, maintenance and miscellaneous pur-	
poses	\$ 32,200.00
	\$ 36,500.00
(4) DIVISION OF HIGHWAY PATROL	
For salary of chief of highway patrol	\$ 5,000.00
For salaries, support, maintenance and miscellaneous pur-	•
poses	\$837,000.00
	
	\$842,000.00
(5) DIVISION OF MOTOR REGISTRATION	
For salary of superintendent	
For salaries, support, maintenance and miscellaneous pur-	•
poses	\$265,500.00
•	\$269,800.00
(6) DIVISION OF OPERATORS AND CHAUF-	
FEURS LICENSE	
For salaries, support, maintenance and miscellaneous pur-	
poses	\$247,000.00
(7) DIVISION OF RADIO COMMUNICATION	
For salary of superintendent	
For salaries, support, maintenance and miscellaneous pur-	
poses	\$103,600.00

(a) Dividial AB GARBER BRUGARIAN	\$107,700.00
(8) DIVISION OF SAFETY EDUCATION	
For salaries, support, maintenance and miscellaneous pur-	
poses	. 48,300.00
	

DISTRICT COURT JUDGES

Sec. 19. For the district court judges there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of four hundred eighty-one thousand dollars (\$481,000) or so much thereof as may be necessary to be used in the following manner:

EMPLOYMENT SECURITY COMMISSION EMPLOYMENT SERVICE

Sec. 20. For the state employment security commission there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary to be used in the following manner: Provided that this appropriation shall not be expended or made available for expenditure in any manner which would permit its substitution for or a corresponding reduction in federal funds which in the absence of this appropriation would be available to finance the expenditures for the administration of the Iowa employment security commission. Provided further that no funds so appropriated shall be used for teachers employment service.

For salaries, support, maintenance and miscellaneous purposes\$20,000.00

EMPLOYMENT SECURITY COMMISSION OLD AGE AND SURVIVORS' INSURANCE SYSTEM—ADMINISTRATION

Sec. 21. For the state employment security commission (old age and survivors' insurance system administration) there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of sixty-five thousand dollars (\$65,000) or so much thereof as may be necessary to be used in the following manner:

For salaries, support, maintenance and miscellaneous purposes in administration of the old age and survivor's in-

surance system	\$ 65,000.00
Grand total of all appropriations for all purposes for eac year of the biennium for the old age and survivor's in surance system	ı -
EXECUTIVE COUNCIL	
Sec. 22. For the office of the executive council there is he priated from the general fund of the state for each year of t beginning July 1, 1949, and ending June 30, 1951, the su hundred thousand dollars (\$300,000) or so much thereof	he biennium m of three
necessary to be used in the following manner:	-
For secretary of executive council	\$ 3,600.00
For salaries, support, maintenance and miscellaneous pur poses	-
Grand total of all appropriations for all purposes for eac each year of the biennium for the office of the executiv council	e
GEOLOGICAL SURVEY	
Sec. 23. For the office of geological survey there is he priated from the general fund of the state for each year of t beginning July 1, 1949, and ending June 30, 1951, the sun seven thousand ten dollars (\$87,010) or so much thereof necessary to be used in the following manner:	he biennium of eighty- as may be
For salaries, support, maintenance and miscellaneous pur	
Stream gauging and siltation, salaries, support and mis cellaneous	ı -
Grand total of all appropriations for all purposes for eac year of the biennium for geological survey	
Sec. 24. For the office of the governor there is hereby a from the general fund of the state for each year of the biginning July 1, 1949, and ending June 30, 1951, the sum of thousand five hundred dollars (\$29,500) or so much thereof necessary to be used in the following manner:	iennium be- twenty-nine as may be
For salary of governor	\$ 12,000.00
For salaries, support, maintenance and miscellaneous pur	
Grand total of all appropriations for all purposes for eac year of the biennium for the office of governor	
Sec. 25. For the department of the grand army of the reis hereby appropriated from the general fund of the state for	public there

Sec. 25. For the department of the grand army of the republic there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of three thousand seven hundred dollars (\$3,700) or so much thereof as may be necessary to be used in the following manner:

For salaries, support, maintenance and miscellaneous purposes
Grand total of all appropriations for all purposes for each year of the biennium for the department of the grand army of the republic
HERBERT HOOVER BIRTHPLACE SOCIETY
Sec. 26. For the Herbert Hoover birthplace society there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of one thousand six hundred dollars (\$1,600) or so much thereof as may be necessary to be used in the following manner: For salaries, support, maintenance and miscellaneous purposes
Grand total of all appropriations for all purposes for each year of the biennium for the Herbert Hoover birthplace society
HISTORICAL SOCIETY IOWA CITY
Sec. 27. For the historical society at Iowa City there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of fifty-nine thousand five hundred dollars (\$59,500) or so much thereof as may be necessary to be used in the following manner: For historian \$4,700.00 For salaries, support, maintenance and miscellaneous purposes 54,800.00
Grand total of all appropriations for all purposes for each year of the biennium for the historical society at Iowa City
· INDUSTRIAL COMMISSION
Sec. 28. For the industrial commission there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of twenty-eight thousand eight hundred sixty dollars (\$28,860) or so much thereof as may be necessary to be used in the following manner: For salary of commissioner
For salaries, support, maintenance and miscellaneous purposes\$ 15,060.00
poses
Grand total of all appropriations for all purposes for each year of the biennium for the industrial commission\$ 28,860.00

WORKMEN'S COMPENSATION HIGHWAY COMMISSION

	\$40,000.00
For claims	
Total for highway commission	\$40,000.00
INSURANCE COMMISSION	
Sec. 29. For the office of the insurance commission the	re is hereby
appropriated from the general fund of the state for each	year of the
biennium beginning July 1, 1949, and ending June 30, 19	
of one hundred one thousand one hundred twenty dollars (\$1	01,120) or so
much thereof as may be necessary to be used in the follow	ing manner:
For salary of commissioner	
For salary of 1st deputy and actuary	
For salary of 2nd deputy and actuary	
For salary of chief examiner	
For salary of counsel	
For superintendent of securities	
For salaries, support, maintenance and miscellaneous pu	
poses	64,920.0 0
Grand total of all appropriations for all purposes for each year of the biennium for the office of the insurance commission	n-
year of the biennium for the office of the insurance con	n\$101,120.00 s hereby ap- year of the , the sum of ay be neces-
year of the biennium for the office of the insurance commission IOWA DEVELOPMENT COMMISSION Sec. 30. For the Iowa development commission there is propriated from the general fund of the state for each biennium beginning July 1, 1949, and ending June 30, 1951 eighty thousand dollars (\$80,000) or so much thereof as m sary to be used in the following manner: For salaries, support, maintenance and miscellaneous put	s hereby apyear of the the sum of ay be neces-
year of the biennium for the office of the insurance commission IOWA DEVELOPMENT COMMISSION Sec. 30. For the Iowa development commission there is propriated from the general fund of the state for each biennium beginning July 1, 1949, and ending June 30, 1951 eighty thousand dollars (\$80,000) or so much thereof as m sary to be used in the following manner: For salaries, support, maintenance and miscellaneous purposes Grand total of all appropriations for all purposes for each year of the biennium for the Iowa development commission	s hereby apyear of the the sum of ay be neces-
year of the biennium for the office of the insurance commission IOWA DEVELOPMENT COMMISSION Sec. 30. For the Iowa development commission there is propriated from the general fund of the state for each biennium beginning July 1, 1949, and ending June 30, 1951 eighty thousand dollars (\$80,000) or so much thereof as m sary to be used in the following manner: For salaries, support, maintenance and miscellaneous purposes Grand total of all appropriations for all purposes for each year of the biennium for the Iowa development commission.	s hereby apyear of the the sum of ay be neces\$ 80,000.00
year of the biennium for the office of the insurance commission IOWA DEVELOPMENT COMMISSION Sec. 30. For the Iowa development commission there is propriated from the general fund of the state for each biennium beginning July 1, 1949, and ending June 30, 1951 eighty thousand dollars (\$80,000) or so much thereof as m sary to be used in the following manner: For salaries, support, maintenance and miscellaneous purposes Grand total of all appropriations for all purposes for each year of the biennium for the Iowa development commission IOWA REAL ESTATE COMMISSION	a hereby apyear of the the sum of ay be neces- "-" \$80,000.00
year of the biennium for the office of the insurance commission IOWA DEVELOPMENT COMMISSION Sec. 30. For the Iowa development commission there is propriated from the general fund of the state for each biennium beginning July 1, 1949, and ending June 30, 1951 eighty thousand dollars (\$80,000) or so much thereof as m sary to be used in the following manner: For salaries, support, maintenance and miscellaneous purposes Grand total of all appropriations for all purposes for each year of the biennium for the Iowa development commission IOWA REAL ESTATE COMMISSION Sec. 31. For the Iowa real estate commission there is he priated from the general fund of the state for each year of the stat	s hereby apyear of the the sum of ay be neces\$ 80,000.00
year of the biennium for the office of the insurance commission IOWA DEVELOPMENT COMMISSION Sec. 30. For the Iowa development commission there is propriated from the general fund of the state for each biennium beginning July 1, 1949, and ending June 30, 1951 eighty thousand dollars (\$80,000) or so much thereof as m sary to be used in the following manner: For salaries, support, maintenance and miscellaneous purposes Grand total of all appropriations for all purposes for each year of the biennium for the Iowa development commission IOWA REAL ESTATE COMMISSION Sec. 31. For the Iowa real estate commission there is he priated from the general fund of the state for each year of the beginning July 1, 1949, and ending June 30, 1951, the sum	s hereby apyear of the the sum of ay be neces\$ 80,000.00
year of the biennium for the office of the insurance commission IOWA DEVELOPMENT COMMISSION Sec. 30. For the Iowa development commission there is propriated from the general fund of the state for each biennium beginning July 1, 1949, and ending June 30, 1951 eighty thousand dollars (\$80,000) or so much thereof as m sary to be used in the following manner: For salaries, support, maintenance and miscellaneous purposes Grand total of all appropriations for all purposes for each year of the biennium for the Iowa development commission IOWA REAL ESTATE COMMISSION Sec. 31. For the Iowa real estate commission there is he priated from the general fund of the state for each year of the beginning July 1, 1949, and ending June 30, 1951, the sum thousand seven hundred dollars (\$18,700) or so much the be necessary to be used in the following manner:	s hereby apyear of the the sum of ay be neces- 80,000.00 80,000.00 90,000.00 90,000.00 90,000.00 90,000.00 90,000.00 90,000.00 90,000.00 90,000.00 90,000.00 90,000.00 90,000.00 90,000.00 90,000.00 90,000.00 90,000.00 90,000.00 90,000.00
year of the biennium for the office of the insurance commission IOWA DEVELOPMENT COMMISSION Sec. 30. For the Iowa development commission there is propriated from the general fund of the state for each biennium beginning July 1, 1949, and ending June 30, 1951 eighty thousand dollars (\$80,000) or so much thereof as m sary to be used in the following manner: For salaries, support, maintenance and miscellaneous purposes Grand total of all appropriations for all purposes for each year of the biennium for the Iowa development commission IOWA REAL ESTATE COMMISSION Sec. 31. For the Iowa real estate commission there is he priated from the general fund of the state for each year of the beginning July 1, 1949, and ending June 30, 1951, the sum thousand seven hundred dollars (\$18,700) or so much the	s hereby apyear of the the sum of ay be neces- 80,000.00 80,000.00 80,000.00 90 ereby approche biennium of eighteen reof as may

LIBRARY COMMISSION
Sec. 32. For the library commission there is hereby appropriated

year of the biennium for the Iowa real estate commission..\$ 18,700.00

from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of ninety-three thousand nineteen dollars (\$93,019) or so much thereof as may be necessary to be used in the following manner:

LAW DIVISION	
For salary of librarian	4,200.00
For salaries, support, maintenance and miscellaneous pur-	
poses	20,219.00
Total for law division	24,419.00
(1) MEDICAL DIVISION	
For salary of librarian	4,200.00
For salaries, support, maintenance and miscellaneous pur- poses	16.400 00
Total for medical division	20,600.00
(2) TRAVELING DIVISION	
For salary of librarian	4,200.00
For salaries, support, maintenance and miscellaneous pur-	
poses	43,800.00
Total for traveling division	48,000.00
Grand total of all appropriations for all purposes for each year of the biennium for the library commission	93,019.00
Sec. 33. For the mine examining board there is hereby ap from the general fund of the state for each year of the big ginning July 1, 1949, and ending June 30, 1951, the sum of thre dollars (\$3,000) or so much thereof as may be necessary to the following manner: For per diem and expenses	nnium be- e thousand be used in
ror per diem and expenses	, 0,000.00
Grand total of all appropriations for all purposes for each year of the biennium for the mine examining board	
MINE INSPECTORS	

Sec. 34. For the department of mine inspectors there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of nineteen thousand dollars (\$19,000) or so much thereof as may be necessary to be used in the following manner:

For salaries, support, maintenance and miscellaneous pur-

Grand total of all appropriations for all purposes for each year of the biennium for the department of mine inspec-

NATIONAL GUARD AND STATE GUARD

Sec. 35. For the national guard and the state guard there is hereby

tors ______\$ 19,000.00

50.00

1210	JOURNAL OF THE S	ENATE	[April 20,
of five hundre may be necess For salary	from the general fund of the inning July 1, 1949, and end ed fifty thousand dollars (\$550 sary to be used in the followin of adjutant general	ing June 30, 1951, 0,000) or so much to ng manner:	the sum thereof as
	of assistant adjutant general		
For salaries	8		116,580.00
		-	
		\$	128,580.00
For support	t, maintenance and armories		421,420.09
		_	
year of t	of all appropriations for all the biennium for the national	l guard and state	550,000.00
	PHARMACY EXAMININ	IG BOARD	
propriated from biennium beg of twenty-sev	or the pharmacy examining om the general fund of the rinning July 1, 1949, and end yen thousand six hundred thi reof as may be necessary t	state for each yealing June 30, 1951, arty-five dollars (\$2	ar of the the sum 27,635) or
GENE	RAL OFFICE		
For salary	of secretary		3,900.00
For salarie	s, support, maintenance and	miscellaneous pur-	
	*		14,300.00
		• -	
Total for g	eneral office		18,200.00
(1) UN IL	NIFORM NARCOTIC LAW I LEGAL ENFORCEMENT	DIVISION	
poses in 1 (2) Ul	es, support, maintenance and making investigations of illega NIFORM NARCOTIC LAW I EGAL ENFORCEMENT	ıl sales	6,435.00
	es, maintenance and miscellar		3,000.00
Grand total	l of all appropriations for all	nurnoses for each	
	he biennium for the pharmacy		27,635.00
	PIONEER LAWMA	KERS.	
the general f July 1, 1949,	For the pioneer lawmakers ther fund of the state for each yea and ending June 30, 1951, the thereof as may be necessary	ar of the biennium he sum of fifty dol	beginning lars (\$50)
	laneous purposes		50.00

Grand total of all appropriations for all purposes for each year of the biennium for the pioneer lawmakers.....\$

PRINTING BOARD

Sec. 38. For the state printing board there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of three hundred twenty-three thousand twenty-two dollars and fifty cents (\$323,022.50) or so much thereof as may be necessary to be used in the following manner:

GENERAL OFFICE

GENERAL GITIGE		
For salary of superintendent	\$	5.000.00
		0,000.00
For salaries, support, maintenance and miscellaneous	pur-	
poses	\$	25,102.50
poses	\$	25,102.50

The following departments are hereby limited to their demands for printing during the biennial period beginning July 1, 1949, and ending June 30, 1951, to an amount not to exceed the following:

treasurer of state on the first secular day of each calendar month, taking the treasurer's receipt therefor, showing the same properly

(1) PRINTING AND BINDING

credited to the respective appropriations.

Grand total of all appropriations for all purposes for each year of the biennium for the state printing board............\$323,022.50 This section is not to be construed or interpreted to include the expense of any printing for any of the following departments, bureaus, boards or associations:

Agricultural societies; animal health and veterinary division of agricultural department for elimination of bovine tuberculosis and brucellosis; board of accountancy; architectural examiners; banking department including receivership division; basic science; board of examiners; board of control institutions; board of education institutions; board of educational examiners; board of engineering examiners; board of nurse examiners; conservation commission; cosmetology division of department of health; farmers' institutes; indigent hospital; hotel and restaurant fund; Iowa beef producers association; Iowa corn and small

grain growers association; Iowa department of the Grand Army of the Republic; Iowa state poultry breeders' association; Iowa swine breeders' association; Iowa liquor control commission; Iowa unemployment compensation commission; motor vehicle fuel tax division; psychopathic hospital; short course; state board of vocational education; state library and all divisions thereof; state permit board, truck operators division; and any and every agency, activity and undertaking that has a fund for general support.

Academy of science, \$5,100; adjutant general, \$5,000; department of agriculture, \$36,000; attorney general, \$5,000; auditor of state, \$10,000; commerce commission, \$9,000; comptroller, \$36,000; board of control, \$2,400; custodian, \$50; board of education, \$7,500; executive council, \$1,200; fair board, \$1,250; geological survey, \$10,000; governor, \$4,000; health, \$18,000; historical, \$4,800; horticulture, \$4,000; industrial commission, \$3,000; public instruction, \$66,000.00; insurance, \$9,000; labor, \$2,400; mine, \$800; parole, \$600; pharmacy, \$1,200; real estate commission, \$1,000; secretary of state, \$10,000; clerk of supreme court, \$2,300; supreme court, \$200; supreme court reporter, \$1,000; tax commission, \$14,400. treasurer, \$10,000; it is however provided that, in case of emergency, the retrenchment and reform committee may authorize increased amounts where necessary.

REPORTER OF SUPREME COURT AND CODE EDITOR

Sec. 39. For the department of the reporter of the supreme court and code editor there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of twenty-three thousand five hundred four dollars (\$23,504) or so much thereof as may be necessary to be used in the following manner:

Grand total of all appropriations for all purposes for each year of the biennium for the department of reporter of supreme court and code editor......\$ 23,504.00

SECRETARY OF STATE

Sec. 40. For the office of secretary of state there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of thirty-two thousand five hundred seventy dollars (\$32,570) or so much thereof as may be necessary to be used in the following manner:

Grand total of all appropriations for all purposes for each year of the biennium for the office of secretary of state....\$ 32,570.00

SOLDIERS' BONUS BOARD WORLD WAR ORPHANS' EDUCATION AID

Sec. 41. For the Iowa soldiers' bonus board there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary to be used in the following manner:

For the purpose of administration and aiding in the education of children of honorably discharged soldiers, sailors, marines, nurses or other component part of the military

Grand total of all appropriations for all purposes for each year of the biennium for the soldiers' bonus board......\$ 4,000.00 SPANISH-AMERICAN WAR VETERANS

Sec. 42. For the Spanish-American war veterans there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of two thousand five hundred dollars (\$2,500) or so much thereof as may be necessary to be used in the following manner:

For salaries, support, maintenance and miscellaneous purposes\$ 2,500.00

Grand total of all appropriations for all purposes for each year of the biennium for the Spanish-American war veterans _____\$ 2,500.00

STATE COMPTROLLER

Sec. 43. For the office of state comptroller there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of one hundred eight thousand five hundred dollars (\$108,500) or so much thereof as may be necessary to be used in the following manner:

For assistant comptroller salary..... 4.600.00 For salaries, support, maintenance and miscellaneous pur-

Grand total of all appropriations for all purposes for each year of the biennium for the office of state comptroller...\$108,500.00

STATE FAIR BOARD

Sec. 44. For the state fair board there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of fifty thousand dollars (\$50,000) or so much as may be necessary to be used in the following manner:

For maintenance, insurance and operating expenses.......\$ 40,000.00 For premiums _______10,000.00

Grand total of all appropriations for all purposes for each

STATE TAX COMMISSION

Sec. 45. For the state tax commission there is hereby appropriated
from the general fund of the state for each year of the biennium be-
ginning July 1, 1949, and ending June 30, 1951, the sum of eight hundred
seventy-five thousand dollars (\$875,000) or so much thereof as may be
necessary to be used in the following manner:

For salary of commissioners (3 persons at \$6,000 each)\$	18,000.00
For salary of legal advisor	6,000.00
For salaries, support, maintenance and miscellaneous pur-	
poses	851,000.00

Grand total of all appropriations for all purposes for each year of the biennium for the state tax commission..........\$875,000.00

SUPREME COURT

Sec. 46. For the supreme court there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of one hundred eight thousand dollars (\$108,000) or so much thereof as may be necessary to be used in the following manner:

For salaries of judges as provided by section 684.17 of the Code as amended	78.750.00
For salaries, support, maintenance and miscellaneous purposes	•
Rules of procedure	

Grand total of all appropriations for all purposes for each year of the biennium for the supreme court......\$108,000.00

TREASURER OF STATE

Sec. 47. For the department of treasurer of state there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of fifty-five thousand six hundred dollars (\$55,600) or so much thereof as may be necessary to be used in the following manner:

For salary of treasurer\$	7,000,00
For salaries, support, maintenance and miscellaneous pur-	,
poses	48,600.00

CONSERVATION COMMISSION

Sec. 48. For the office of the conservation commission there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of four hundred thousand dollars (\$400,000) or so much thereof as may be necessary to be used in the following manner:

For salaries, support, maintenance and miscellaneous purposes of the office and maintenance of state parks, purchase of land and general improvements and for the construction and improvements of roads and highways in said parks\$400,000.00

Grand total of all appropriations for all purposes for each year of the biennium for the conservation commission......\$400,000.00 Sec. 49. All salaries provided for in this act are in lieu of all existing atutory salaries, for the positions provided herein, and shall be payable

statutory salaries, for the positions provided herein, and shall be payable in equal monthly or semi-monthly installments, and shall be in full compensation for all services except as otherwise expressly provided.

Sec. 50. Where any provisions of the laws of this state are in conflict with this act the provisions of this act shall govern for the biennium.

Sec. 51. No department or commission of state 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 committee on retrenchment and reform.

Senator Faul asked and received unanimous consent that all amendments filed to House File 603 be considered as amendments filed to the amendment by Senator Knudson.

Senator Hart took the chair.

Senator Elthon asked and received unanimous consent that all amendments be considered and the sponsor of each amendment be given five minutes to present his amendment.

Senator Byers offered the following amendment to the amendment and moved its adoption:

Amend by striking from line 8 of section 9 the figures "\$5,500" and inserting in lieu thereof "\$6,000" and by striking from line 9 of section 9 the figures "\$16,500" and inserting in lieu thereof "\$18,000".

The amendment to the amendment was adopted.

Senator Van Patten offered the following amendment to the amendment by Senators Van Patten and Sharp and moved its adoption:

Amend the amendment as follows:

House File 603, section six (6), by striking the words and figures "eighty thousand dollars (\$80,000)" in lines four (4) and five (5) and substituting in lieu thereof the words and figures "ninety-five thousand dollars (\$95,000)"; and by striking the figures "\$80,000" in lines eight (8) and twelve (12) and substituting in lieu thereof the figures "95,000".

The amendment to the amendment was adopted.

Senator Henningsen offered the following amendment to the amendment and moved its adoption:

Amend the amendment by adding a new section as follows:

"Section . The following amounts are appropriated to the following departments for the increase in travel expense provided in Senate File 427:

Attorney General	\$ 700
Board of Control	1,500
Board of Education	4,100
Board of Vocational Education	2,000
Conservation Commission	2,000
Department of Agriculture:	
Animal Health and Veterinary	3,000
Department of Health	400
Department of Public Instruction	6,000
Governor	300
Industrial Commission	
Insurance Commission	
Mine Inspectors	800
Secretary of State	
State Tax Commission	20,000
•	\$45,400°°

The amendment to the amendment was adopted.

Senator Bekman offered the following amendment to the amendment by Senators Bekman and Berg and moved its adoption:

Amend the amendment as follows:

By striking all of section 28 and inserting in lieu thereof the following:

"Sec. 28. For the industrial commissioner there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of thirty-one thousand five hundred eighty-five dollars and twenty cents (\$31,585.20), or so much thereof as may be necessary, to be used in the following manner:

For salary of commissioner	5,000.00
For salary of first deputy	4,500.00
For salary of secretary and second deputy:	4,300.00
For salary of claims auditor and assistant secretary	4,000.00
For salary, support, maintenance, travel expense, state share of employment retirement fund, and mis-	
cellaneous purposes	13,785.20
Grand total of all appropriations for all purposes for each year of the biennium for the industrial	•
commissioner	31,585.20

The amendment to the amendment was adopted.

Senator Van Patten offered the following amendment to the amendment and moved its adoption:

Amend the amendment by adding a new section as follows:

"Sec. . There is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, to the department of agriculture the sum of twenty-nine thousand dollars (\$29,000) or so much thereof as may be necessary to be used in the following manner:

The amendment to the amendment was adopted.

Senator Henningsen offered the following amendment to the amendment and moved its adoption.

Amend House File 603, section 17, as amended by the Hicklin amendment by striking the Hicklin amendment to this section, lines thirty-five (35) through forty (40), thereby including aid for transportation in the bill as originally written.

The amendment to the amendment was adopted.

Senator Henningsen offered the following amendment to the amendment and moved its adoption.

Amend the amendment by adding after the word "purposes" in line 15 of section 20 the following: "including for each member of the Iowa employment security commission the sum of \$500 as salary increase which shall be in addition to the salary now provided for such member in section 96.10, Code of 1946, as amended."

The amendment to the amendment was adopted.

Senator Faul offered the following amendment to the amendment and moved its adoption:

Amend the amendment by adding the following additional section:

"Section one (1), chapter one hundred thirty-two (132), Acts of the Fifty-second General Assembly, is amended by striking from line four (4) the words 'forty-five hundred' and by substituting therefor the words 'five thousand'."

The amendment to the amendment was adopted.

Senator Faul offered the following amendment to the amendment and moved its adoption:

Amend the amendment by adding an additional section as follows:

"Amend section one hundred seven point thirteen (107.13), Code 1946, by striking the remainder of the section after the word 'exceed' in line fifteen (15) and by substituting in lieu thereof the following: 'twenty-seven hundred dollars (\$2,700.00) per year'."

The amendment to the amendment was adopted.

Senator Tudor offered the following amendment by Senators Tudor, Hattery, Colburn, West, Hart, Elthon, Leo, McCarville, Augustine, Sharp, Whitehead, Van Eaton, Risk and Fishbaugh and moved its adoption:

Amend the amendment as follows: section 44 by inserting after line 6 the following:

The amendment to the amendment was adopted.

Senator Byers offered the following amendment to the amendment and moved its adoption:

Amend the amendment by inserting after line 8 of section 45 the following: "The salary of the commissioner whose term expires June 30, 1953, \$5,000.00."

Further amend section 45 by striking from line 7 the figure "3" and inserting in lieu thereof the figure "2" and by striking from line 8 the figures "\$18,000" and inserting in lieu thereof the figures "\$12,000".

The amendment to the amendment was adopted.

Senator Bekman offered the following amendment to the amendment and moved its adoption:

Amend the amendment to section thirty-four (34), line four (4), by striking the words and figures "nineteen thousand dollars (\$19,000)" and inserting in lieu thereof the words and figures "twenty thousand eight hundred dollars (\$20,800)"; and in lines eight (8) and eleven (11) by striking the figures "\$19,000" and inserting in lieu thereof the figures "\$20,800".

The amendment to the amendment was adopted.

Senator Bekman offered the following amendment to the amendment and moved its adoption:

Amend the amendment, section 15, subsection 10, Vital Statistics, by striking the figure "\$60,000" and inserting the figure "\$70,000".

Further amend the subtotals and grand total of section 15 to conform to above additional amount.

The amendment to the amendment was adopted.

Senator Jacobson offered the following amendment to the amendment and moved its adoption:

Amend the amendment by adding thereto the following new section: Sec. Section one hundred seven point five (107.5), Code 1946, is hereby repealed and the following enacted in lieu thereof:

"Each member of the commission shall receive the sum of ten dollars for each day actually and necessarily employed in the discharge of official duties, provided said compensation shall not exceed six hundred dollars for each fiscal year."

The amendment to the amendment was adopted.

Senator Henningsen offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking the figures "\$18,500" in line 23 of section 9 and by inserting in lieu thereof the figures "\$23,000".

Further amend by striking the figures "\$184,600" in line 27 of section 9 and by inserting in lieu thereof the figures "\$189,100".

The amendment to the amendment was adopted.

Senator Sharp offered the following amendment to the amendment by Senators Sharp and Elthon and moved its adoption:

House File 603 as follows:

- 1. Amend section seventeen (17) by striking the figures "twenty-three thousand dollars (\$23,000)" in line forty-two (42) and inserting in lieu thereof the figures "thirty-five thousand dollars (\$35,000)" and correcting the totals in line forty-nine (49).
- 2. Amend section thirty-eight (38) by striking the words "board of examiners" from line twenty-eight (28) and inserting the following in line sixty-six (66): "board of educational examiners, \$3,000", following the semicolon (;) after the word "education".

Further amend section thirty-eight (38) by correcting the totals in line seventeen (17) and twenty (20).

On motion of Senator Sharp, the first paragraph of the amendment was adopted.

On motion of Senator Sharp, the balance of the amendment was adopted.

Senator Fishbaugh offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking from line 64 of section 14 the figures "\$4,500.00" and inserting in lieu thereof the figures "\$5,500.00".

The amendment to the amendment was adopted.

On motion of Senator Knudson the amendment as amended was adopted.

President Evans took the chair.

Senator Knudson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 43:

Augustine Bateson Bekman Berg Byers Colburn Doud Dykhouse Elthon Faul Fishbaugh Gillespie

Hart Hattery Henningsen Hultman Humbert Jacobson Knudson Leo Linnevold Lord McCarville

McMurry Mercer Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp Skourup

Tudor Van Eaton Van Patten Vittetoe Walter Watson of O'Brien Watson of Pottawattamie West Whitehead

Nays, 2:

Miller

Foster

Zastrow

Absent or not voting, 5: Benson

Lynes

Martin

Maytag

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

ADDITIONAL COPIES

Senator Elthon asked and received unanimous consent to have 500 copies of the Senate amendment to House File 603 printed.

The Senate resumed consideration of House File 579, a bill for an act to provide for the termination of contracts for the construction of public improvements because of national emergencies which cause a stoppage of construction or work thereon, and to prescribe procedures, the adjustment and payment of compensation, and to provide a method for settlement of disputes in connection therewith.

Senator Watson renewed his motion of the previous question on all amendments and the main bill which motion prevailed.

Senator Jacobson called up his amendment filed to House File 579, and found on pages 1161 and 1162 of the Senate Journal, and moved its adoption.

The amendment was lost.

Senator Fishbaugh offered the following amendment and moved its adoption:

Amend House File 579 by adding thereto as a new section the following:

"When any contract is terminated hereunder, said contract and all contracts then outstanding or performed within one year between the

terminating contractor and any public corporation shall, at the request of said public corporation or any of the public corporations which have or have had contracts with said contractor, be renegotiated to insure that said contractor has not realized any profit to exceed the cost of labor and materials he furnished plus a reasonable fee for his services."

Roll call was demanded.

On the question "Shall the amendment be adopted?" the vote was:

Rule 8 was invoked.

Ayes, 15:

Bateson Byers Colburn Elthon	Fishbaugh Jacobson Leo McMurry	Miller Myrland Prentis Risk	Van Patten West Zastrow
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Nays, 23:

Augustine	Henningsen	McCarville	Sharp
Bekman	Hultman	Mercer	Tudor
Berg	Humbert	Parker	Walter
Faul	Knudson	Reilly	Watson of
Gillespie	Linnevold	Ridout	Pottawattamie
Hart	Lord	Roberts	Whitehead

Absent or not voting, 12:

Benson	Hattery	Maytag	Vittetoe
Doud	Lynes	Skourup	Watson of
Dykhouse	Martin	Van Eaton	O'Brien
Foster			

The amendment was lost.

Senator Jacobson called up the amendment filed by him and found on pages 1175 and 1176 of the Senate Journal and moved its adoption.

Senator Elthon moved that House File 579 be laid upon the table.

Division was called for.

The motion was lost.

The amendment by Senator Jacobson was lost.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 278, a bill for an act relating to the mayor and councilmen of certain cities.

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

Senate File 311, a bill for an act relating to workmen's compensation.

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

Senate File 503, a bill for an act relating to the issuing of bonds for memorial halls and monuments for soldiers, sailors and marines.

Also: That the House has concurred in Senate amendments to and passed House File 604, a bill for an act relating to the approval of compensation of employees of the state.

A. C. GUSTAFSON, Chief Clerk.

HOUSE AMENDMENTS TO SENATE FILE 278

1. Amend Senate File 278 by adding the following new sections after section five:

- Sec. 6. Section four hundred sixteen point twelve (416.12), Code 1946, is amended by striking from lines two (2), six (6) and seven (7) the words "twenty-five thousand" and inserting in lieu thereof the words "thirty thousand". This section shall not apply to commission form cities now having more than two councilmen.
- Sec. 7. The mayor and councilmen of all cities affected by this act shall fix the compensation for their term of office by ordinance immediately following the effective date of this act, notwithstanding the express provisions of section three hundred sixty-three point forty-six (363.46), Code 1946, or any other provisions of law. The population figures used as a basis for determining the salaries affected by this act shall be those of the more recent federal census.
- 2. Further amend Senate File 278 by renumbering the remaining section.
- 3. Further amend Senate File 278 by adding to the title the following: "and to amend section four hundred sixteen point twelve (416.12), Code 1946, relating to the election of the mayor and councilmen of certain cities."

MOTION FILED

MR. PRESIDENT: We move that Senate Concurrent Resolution 21, Senate Concurrent Resolution 22, Senate Concurrent Resolution 23 and all Senate concurrent resolutions and Senate resolutions hereafter introduced be referred to the sifting committee.

JAY C. COLBURN. E. C. MYRLAND. J. T. DYKHOUSE. W. ELDON WALTER.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 76, 83, 137, 180, 231, 243, 292, 297, 435, 487 and 501; House Files 33, 43, 136, 198, 294, 306, 341, 382, 577 and 601.

DON RISK, Chairman Senate Committee. GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: Senate Files 76, 83, 137, 180, 231, 243, 292, 297, 435, 487 and 501; House Files 33, 43, 136, 198, 294, 306, 341, 382, 577 and 601.

BILLS SENT TO THE GOVERNOR

Senator Risk, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 20th day of April, 1949, sent to the Governor for his approval: Senate Files 76, 83, 137, 180, 231, 243, 292, 297, 435, 487 and 501.

DON RISK, Chairman.

Passed on file.

AMENDMENT FILED

Amend House File 544 by adding a new section as follows: "Sec. 3. This act shall apply to special charter cities."

CHARLES S. VAN EATON.

On motion of Senator Colburn, the Senate recessed until the fall of the gavel.

. .

The Senate reconvened, President Evans presiding.

Prayer was offered by Reverend Elmore A. Elliott, retired minister of the Evangelical United Brethren church, Des Moines, Iowa.

PRESENTATION OF VISITORS

Senator Van Patten asked and received unanimous consent to present to the Senate eight members of the government classes of the Jacoby school who were present in the balcony with their instructors, Mrs. Beltz and Mrs. Zimmerman.

Senator Henningsen asked and received unanimous consent to present to the Senate members of the civics class of the Clinton high school who were present in the Senate chamber with Mrs. George Anderson.

REPORT OF SIFTING COMMITTEE

MR. PRESIDENT: Your sifting committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the calendar:

H. F. 471

H. F. 521

H. F. 606

LEO ELTHON, Chairman.

BILLS ASSIGNED TO COMMITTEE

President Evans announced the following assignment of bills to committee:

H. F. 471 Appropriations

H. F. 606 Appropriations

THIRD READING OF BILLS

Senator Faul asked and received unanimous consent that the Senate take up for consideration at this time House File 30.

On motion of Senator Faul, House File 30, a bill for an act to amend section two point eleven (2.11), Code 1946, relating to compensation of members of the general assembly, was taken up for consideration.

Senator Prentis offered the following amendment by Senators Vittetoe and Prentis:

Amend House File 30 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two point eleven (2.11), Code 1946, is amended by striking from line four (4) the words "one thousand" and inserting in lieu thereof the words "fifteen hundred"; also by striking from line thirteen (13) the word "ten" and inserting in lieu thereof the word "fifteen".

This amendment shall be applicable only to members elected to full terms after November 1, 1950.

Senator Faul offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking from line 5 the words "fifteen hundred" and inserting in lieu thereof the words "two thousand".

Further amend the amendment by striking from line 7 the word "fifteen" and inserting in lieu thereof the word "twenty".

Roll call was demanded.

On the question "Shall the amendment to the amendment be adopted?" the vote was:

Ayes, 22:

Augustine	Humbert	Myrland	Sharp
Bekman	Jacobson	Reilly	Tudor
Byers	Knudson	Ridout	Van Eaton
Faul	Linnevold	Risk	Van Patten
Fishbaugh	Lord	Roberts	West
Henningsen	McCarville		•

Nays. 19:

Bateson	Foster	McMurry	Walter
Berg	Gillespie	Mercer	Watson of
Colburn	Hattery	Miller	Pottawattamie
Dykhouse	Hultman	Parker	Whitehead
Elthon	Leo	Prentis	Zastrow

Absent or not voting, 9:

Benson	Lynes	Skourup	Watson of
Doud	Martin	Vittetoe	O'Brien
Hart	Maytag		

The amendment to the amendment was adopted.

Senator Prentis asked and received unanimous consent to withdraw the amendment to the amendment by Senators Prentis and Vittetoe and found on page 1008 of the Senate Journal.

The amendment as amended was adopted.

Senator Bateson offered the following amendment and moved its adoption:

Amend House File 30 by adding thereto a new section as follows:

"Sec. 3. Section two point fifteen (2.15), Code 1946, is hereby amended by striking the last three lines thereof and inserting in lieu thereof the following:

"'To a member whose term of office covers more than fifty session days, two thousand dollars.'"

Amend the title to House File 30 by inserting after "(2.11)," in line one the following: "and section two point fifteen (2.15),".

The amendment was adopted.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

Senator Van Eaton moved the previous question on the bill, which motion prevailed.

The Chair announced that two members of the Senate had left written requests to be recorded on House File 30.

Objection was raised.

Senator Faul moved that the request be granted.

Roll call was demanded.

On the question "Shall the request be granted?" the vote was:

Ayes, 25:

Augustine Bateson Byers	Humbert Jacobson Knudson	McCarville Mercer Myrland	Roberts Sharp Tudor
Dykhouse	Leo ·	Reilly	Van Eaton
Faul	Linnevold	Ridout	Van Patten
Fishbaugh Henningsen	Lord	Risk	West

Nays, 12:

Bekman	Foster	Miller	Watson of
Berg	Hultman	Prentis	Pottawattamie
Colburn	McMurry	Walter	Whitehead
Lilthon			

Absent or not voting, 13:

Benson	Hattery	Parker Skourup	Watson of O'Brien
Doud	Lynes	Skourup	O Brien
Gillespie	Martin	Vittetoe	Zastrow
Hart -	Mouton		

The motion prevailed and the request was granted.

The Chair announced that Senator Skourup requested to be recorded as voting "aye", and Senator Vittetoe requested to be recorded as voting "nay".

On the question "Shall House File 30 pass?" the vote was:

Ayes, 26:

Augustine Humbert
Byers Jacobson
Dykhouse Knudson
Elthon Leo
Faul Linnevold
Fishbaugh Lord
Henningsen McCarville

Mercer Myrland Reilly Ridout Risk Roberts Sharp Skourup Tudor Van Eaton West Zastrow

Nays, 16:

Bateson Gillespie
Bekman Hattery
Berg Hultman
Colburn McMurry
Foster

ie Miller
y Prentis
an Van Patten
rry Vittetoe

Walter Watson of Pottawattamie Whitehead

Absent or not voting, 8:

Benson Doud Hart Lynes Maytag Martin Parker Watson of O'Brien

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

On motion of Senator McCarville, Senate File 490, a bill for an act to make appropriations to Edwin C. Schluter, Clarence, Iowa; Fred Maytag, Newton, Iowa; John P. Berg, Cedar Falls, Iowa; Carroll L. Brown, Rose Hill, Iowa; D. A. Donohue, Tipton, Iowa; Allert G. Olson, Osage, Iowa, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator McCarville offered the following amendment by Senator Skourup and moved its adoption:

Amend Senate File 490 by striking section 9 and inserting in lieu thereof the following:

Sec. 9. This act being deemed of immediate importance shall take effect and be in full force from and after its passage and publication in the Newton Daily News, a newspaper published in Newton, Iowa, and in the Mirror, a newspaper published in Monroe, Iowa.

The amendment was adopted.

Senator McCarville moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 41:

Augustine Bateson Bekman Byers Colburn Dykhouse Elthon Faul Fishbaugh Foster Gillespie Hart Hattery Henningsen Hultman Humbert Jacobson Mercer
Knudson Miller
Leo Myrland
Linnevold Parker
Lord Prentis
McCarville Reilly
McMurry Ridout

Risk Roberts Sharp Tudor Van Eaton Van Patten Walter
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 9:

Benson Lynes
Berg Martin
Doud Maytag

Skourup Vittetoe Watson of O'Brien

The bill having received a constitutional and two-thirds majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Knudson, House Joint Resolution 10, a joint resolution to invite the Midwest Regional Conference of the Council of State Governments to meet in Iowa during the biennium, was taken up, and considered.

Senator Knudson moved that the resolution be read a third time now, which motion prevailed, and the resolution was read a third time.

On the question "Shall the resolution pass?" the vote was:

Ayes, 48:

Augustine
Bateon
Bekman
Berg
Byers
Colburn
Dykhouse
Elthon
Faul
Fishbaugh
Foster

Hart
Hattery
Henningsen
Hultman
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord

Gillespie

McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts

Sharp
Skourup
Tudor
Van Eaton
Van Patten
Walter
Watson of
Pottawattamie
West
Whitehead

Nays: none.

Absent or not voting, 7:

Benson Martin Doud Maytag Lynes Vittetoe

Watson of O'Brien

Zastrow

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

SENATE JOINT RESOLUTION 10 REREFERRED TO SIFTING COMMITTEE

Senator Elthon asked and received unanimous consent that Senate Joint Resolution 10 be rereferred to the sifting committee.

CONFERENCE COMMITTEE APPOINTED

President Evans announced the appointment of the following conference committee on the part of the Senate on Senate File 523: Senators Knudson, Zastrow, Hultman and Fishbaugh.

REPORTS OF COMMITTEE

Senator Knudson submitted the following report:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 471, a bill for an act to amend certain sections of chapter one hundred seven (107), Code 1946, relating to the compensation of members and employees of the state conservation commission, begs leave to report it has had the same under consideration and recommends the same do pass.

HERMAN M. KNUDSON, Ranking Member.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 606, a bill for an act to make an appropriation for the expenses incurred in the election contest of James R. Naughton vs. Robert P. Munger; of Roy J. Smith vs. Merwin Smith, begs leave to report it has had the same under consideration and recommends the same deposs.

HERMAN M. KNUDSON, Ranking Member.

Ordered passed on file.

Senator Elthon asked and received unanimous consent that the Senate take up for consideration at this time House File 606.

THIRD READING OF BILLS

On motion of Senator Elthon, House File 606, a bill for an act to make an appropriation for the expenses incurred in the election contest of James R. Naughton vs. Robert P. Munger; of Roy J. Smith vs. Merwin Smith, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Elthon moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 43:

Augustine Gillespie McCarville Sharp Bateson Hart McMurry Skourup Bekman Hattery Mercer Tudor Van Eaton Berg Henningsen Miller Van Patten Hultman Myrland Byers Walter Humbert Parker Colburn Dykhouse Jacobson Prentis Watson of Elthon Knudson Reilly Pottawattamie Ridout West Faul Leo Whitehead Fishbaugh Linnevold Risk Foster Lord Roberts Zastrow

Nays: none.

Absent or not voting, 7:

Benson Martin Vittetoe Watson of Doud Maytag O'Brien

Lynes

The bill having received a constitutional and two-thirds majority was declared to have passed the Senate and the title was agreed to.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PPESIDENT: I am directed to inform your honorable body that the House has amended and passed the following resolution in which the concurrence of the House was asked:

Senate Joint Resolution 1, creating a special committee to review and codify the laws of Iowa.

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

Senate Joint Resolution 11, legalizing the appointments to the board of control.

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

Senate File 179, a bill for an act relating to motor vehicle dealers.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 207, a bill for an act relating to paroles.

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

Senate File 236, a bill for an act relating to abstracts of title filed with town or city plats.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 242, a bill for an act to provide an alternative method and procedure for street and sewer improvements in cities and towns.

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

Senate File 379, a bill for an act relating to the state aviation fund.

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

Senate File 413, a bill for an act relating to unemployment compensation.

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

Senate File 508, a bill for an act to legalize the appointment of certain public officials by the Governor.

Also: That the House insists on its amendments to Senate File 523, a bill for an act making an appropriation for institutions under the control of the state board of education, and requests a conference, and the Speaker of the House has appointed as members of such conference committee on the part of the House: Representatives Bass, Brookings, Walker and Moore.

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

Senate File 524, a bill for an act to legalize the proceedings of the board of directors of the independent school district of Mason City.

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

House Concurrent Resolution 29, authorizing the Secretary of the Senate and Chief Clerk of the House to complete their duties following the sine die adjournment of the Fifty-third General Assembly.

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

House File 405, a bill for an act relating to burial of honorably discharged soldiers, sailors and marines.

Also: That the House has refused to concur in Senate amendments to House File 603, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1949, and ending June 30, 1951, funds for the various departments and various divisions thereof of the state of Iowa for the purposes provided by law.

A. C. GUSTAFSON, Chief Clerk.

HOUSE AMENDMENT TO SENATE JOINT RESOLUTION 1

Amend by striking from lines five (5) and seven (7) of section seven (7) the words and figures "thirty thousand dollars (\$30,000)" and inserting in lieu thereof the words and figures "fifteen thousand dollars (\$15,000)".

HOUSE AMENDMENTS TO SENATE FILE 207

Amend Senate File 207 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Amend section two hundred forty-seven point twenty-one (247.21), Code 1946, by adding to subsection two (2) thereof the following:

"'The board of parole shall not, however, accept the custody, care and supervision of any person paroled from a sentence to a term in a county jail.'"

HOUSE AMENDMENTS TO SENATE FILE 242

- 1. Amend Senate File 242, section five (5), line eight (8), by inserting after the word "the" the word "actual".
- 2. Further amend Senate File 242 by striking the words "fixed by the engineer." in line nine (9) of section six (6) and substituting in lieu thereof the following: "shown by the records of assessment in the city or county assessor's office, as the case may be."
- 3. Further amend Senate File 242, section nine (9), line twelve (12), by inserting after the word "the" the word "actual".
- 4. Further amend Senate File 242 by striking the words "approved by the council," in line thirteen (13) of section nine (9) and substituting in lieu thereof the following: "shown by the records of assessment in city or county assessor's office, as the case may be,".
- 5. Further amend Senate File 242, section ten (10), line ten (10), by adding following the word "considered" the word "as".
- 6. Further amend Senate File 242 by striking the word "thirty" in line two (2) of section twenty-two (22) and substituting in lieu thereof the word "ten".
- 7. Further amend Senate File 242 by inserting after the word "engineer" in line three (3) of section twenty-two (22) the following: "the clerk shall cause a notice to be published in some newspaper of general circulation within the municipality stating that the assessment schedule is on file in the office of the city clerk and that the council will consider same on a date to be contained in said notice, which said date shall be not less than twenty (20) nor more than thirty (30) days from the date of the filing of the assessment schedule, which said notice will set the place of hearing and which said notice shall be published two times prior to said hearing. If there is no such newspaper within the municipality, such notice shall be given by posting copies thereof in at least two public places within its corporate limits,".
- 8. Further amend Senate File 242 by striking all after the period (.) following the word "certified" in line fifteen (15) of section twenty-two (22) and all of lines sixteen (16) through and including line twenty-two (22).
- 9. Further amend Senate File 242 by striking from lines thirty-two (32) and thirty-three (33) of section twenty-seven (27) the following: "beyond the value of the property assessed" and substituting in lieu thereof the following: "greater than provided for in section twenty-four (24) of this act."

- 10. Further amend Senate File 242 by inserting after the word "necessity" in line five (5) of section twenty-eight (28) the following: "or the spread of such assessments as is described and set forth in section twenty-two (22) of this act.".
- 11. Further amend Senate File 242 by striking from line seven (7) of section twenty-eight (28) the following: "the legality or regularity of".
- 12. Further amend Senate File 242 by inserting after the number "11" in line ten (10) of section twenty-eight (28) the following: "and section twenty-two (22)".

HOUSE CONCURRENT RESOLUTION 29

Be It Resolved by the House, the Senate Concurring: That the Chief Clerk of the House and the Secretary of the Senate be required to remain at the capitol and perform their respective duties not exceeding thirty days following the final adjournment of the Fifty-third General Assembly and that they be authorized to select such of their respective assistants as may be necessary for such time as may be required for the purpose of correcting and certifying the records of the session and otherwise closing up the business of their respective offices and also for the packing of supplies of members for shipment to their homes.

The Chief Clerk of the House and the Secretary of the Senate are hereby authorized to correct the Journal of the House and Senate respectively for the last day of the session.

Each of said officers and employees shall receive the same compensation per day for such extra service performed as they now receive, to be paid by the comptroller of state upon certification by the Speaker and Chief Clerk of the House and the President and Secretary of the Senate.

Be It Further Resolved: That the presiding officer of either branch of the General Assembly may direct and authorize such further employment of any officer and employee of the General Assembly during the interim period and prior to the convening of the next General Assembly, as each may deem necessary.

HOUSE MESSAGE CONSIDERED

House File 405, a bill for an act to amend section two hundred fifty point thirteen (250.13), Code 1946, relating to the burial of honorably discharged soldiers, sailors and marines.

Read first and second times and referred to the sifting committee.

HOUSE AMENDMENTS CONSIDERED

Senator Knudson called up for consideration House File 603, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1949, and ending June 30, 1951, funds for various departments and various divisions thereof of the state of Iowa for the purposes provided by law,

and moved that the Senate insist in its amendments to House File 603.

The Senate insisted in its amendments to House File 603.

CONFERENCE COMMITTEE APPOINTED

President Evans announced the appointment of the following conference committee on the part of the Senate on House File 603, Senators Henningsen, Bateson, Colburn and Hattery.

HOUSE AMENDMENTS CONSIDERED

Senator Dykhouse called up for consideration Senate Joint Resolution 1, a resolution creating a special committee to review and codify the laws of Iowa relating to the financing construction of public improvements within incorporated municipalities and the conduct of municipal business and to recommend such changes in municipal laws as are considered necessary to enable municipal officials to perform their various duties more efficiently, defining the powers and duties of said committee, and providing for payment of the expense of said committee, amended by the House, and moved that the Senate concur in the House amendment.

The Senate concurred in the House amendment.

Senator Dykhouse moved that the resolution as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the resolution was read a third time.

On the question "Shall the resolution pass?" the vote was:

Ayes, 41:

Bateson Hart McMurry Sharp Mercer Bekman Hattery Tudor Berg Henningsen Miller Van Eaton Byers Hultman Myrland Van Patten Colburn Humbert Parker Walter Dykhouse Jacobson Prentis Watson of Elthon Knudson Reilly Pottawattamie West Faul Ridout Leo Fishbaugh Risk Whitehead Linnevold Foster Lord Roberts Zastrow McCarville Gillespie

Nays: none.

Absent or not voting, 9:

Augustine	Lynes	Skourup	Watson of
Benson	Martin	Vittetoe	O'Brien
Doud	Maytag		

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

THIRD READING OF BILLS

The Senate resumed consideration of House File 579, a bill for an act to provide for the termination of contracts for the construction of public improvements because of national emergencies which cause a stoppage of construction or work thereon, and to prescribe procedures, the adjustment and payment of compensation, and to provide a method for settlement of disputes in connection therewith.

Senator Jacobson asked and received unanimous consent to withdraw the balance of the amendments filed by him to House File 579 and found on page 1176 of the Senate Journal.

Senator Zastrow asked and received unanimous consent to withdraw his amendment to House File 579 and found on page 1177 of the Senate Journal.

The Chair announced that Senator Skourup had left a written request to be recorded on House File 579. The request was granted.

Senator Mercer moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Rule 8 was invoked.

Ayes, 20:

Augustine Bekman Berg Faul Henningsen Hultman	Humbert Knudson Lord McCarville Mercer	Ridout Sharp Skourup Tudor Van Eaton	Van Patten Walter Watson of Pottawattamie Whitehead
Nays, 18:			
Bateson Byers Colburn Dykhouse Elthon	Fishbaugh Foster Hattery Jacobson Leo	Linnevold McMurry Miller Myrland	Prentis Roberts West Zastrow
Absent or not	voting, 12:		
Benson Doud Gillespie Hart	Lynes Martin Maytag	Parker Reilly Risk	Vittetoe Watson of O'Brien

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

HOUSE AMENDMENTS CONSIDERED

Senator Van Eaton called up for consideration Senate File 278, a bill for an act to amend section four hundred sixteen point forty-one (416.41), Code 1946, relating to and providing for the salaries of the mayor and councilmen of certain cities now or hereafter organized under chapter four hundred sixteen (416), Code 1946, relating to cities under the commission form of government, amended by the House, and moved that the Senate concur in the following amendments:

- 1. Amend Senate File 278 by adding the following new sections after section five:
- Sec. 6. Section four hundred sixteen point twelve (416.12), Code 1946, is amended by striking from lines two (2), six (6) and seven (7) the words "twenty-five thousand" and inserting in lieu thereof the words "thirty thousand". This section shall not apply to commission form cities now having more than two councilmen.
- Sec. 7. The mayor and councilmen of all cities affected by this act shall fix the compensation for their term of office by ordinance immediately following the effective date of this act, notwithstanding the express provisions of section three hundred sixty-three point forty-six (363.46), Code 1946, or any other provisions of law. The population figures used as a basis for determining the salaries affected by this act shall be those of the more recent federal census.
- 2. Further amend Senate File 278 by renumbering the remaining section.
- 3. Further amend Senate File 278 by adding to the title the following: "and to amend section four hundred sixteen point twelve (416.12), Code 1946, relating to the election of the mayor and councilmen of certain cities."

The Senate concurred in the House amendments.

Senator Van Eaton moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 41:

Augustine Bateson Bekman Berg	Dykhouse Elthon Faul Fishbaugh Foster	Hattery Henningsen Hultman Humbert Jacobson	Leo Linnevold Lord McCarville
Byers	Foster	Jacobson	McMurry
Colburn	Gillespie	Knudson	Mercer

Miller Myrland Parker Prentis Ridout

Risk Roberts Sharp Tudor Van Eaton

Van Patten Vittetoe Walter Watson of

Pottawattamie

West Whitehead Zastrow

Nays: none.

Absent or not voting, 9:

Doud Hart.

Lynes Martin Maytag Reilly Skourup Watson of O'Brien

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

THIRD READING OF BILLS

On motion of Senator West, House File 379, a bill for an act relating to increasing the amount of the poor fund in each county by increasing the levy therefor, was taken up, and considered.

Senator Hattery took the chair.

Senator West moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Rule 8 was invoked.

Ayes, 22:

Bekman Faul Fishbaugh Foster Hattery Humbert

Nays, 12:

Augustine

Linnevold Lord McCarville McMurry

Colburn

Knudson

Leo

Prentis Reilly Ridout Roberts Henningsen Myrland

Van Patten

Mercer

Miller

Sharp Tudor Van Eaton Watson of Pottawattamie

Bateson Dykhouse Berg Elthon

Benson Byers Doud Gillespie Hart

Absent or not voting, 16: Hultman Jacobson Lynes Martin

Maytag Parker Risk Skourup

Vittetoe Watson of O'Brien Whitehead

Walter

Zastrow

West

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

On motion of Senator Watson of Pottawattamie, House File 487, a bill for an act to amend section four hundred twenty-two point twenty-one (422.21), Code 1946, relating to forms for income tax returns prepared by the state tax commission and providing that such tax commission may simplify income tax returns by the adoption of schedules for the simplification of deductions and computation of taxes due, was taken up, and considered.

Senator Watson of Pottawattamie moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 39:

McCarville Augustine Foster Gillespie McMurry Bateson Bekman Hattery Mercer Berg Henningsen Miller Byers Hultman Myrland Colburn Humbert Prentis Knudson Reilly Dykhouse Ridout Elthon Leo Faul Linnevold Risk Fishbaugh Lord Roberts

Sharp
Tudor
Van Eaton
Van Patten
Walter
Watson of
Pottawattamie
West
Whitehead

Zastrow

Nays, 1: Jacobson

Absent or not voting, 10:

Benson Lynes Parker Watson of Doud Martin Skourup O'Brien Hart Maytag Vittetoe

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

On motion of Senator Dykhouse, House File 471, a bill for an act to amend certain sections of chapter one hundred seven (107), Code 1946, relating to the compensation of members and employees of the state conservation commission, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Dykhouse asked and received unanimous consent to withdraw the amendment filed by Senators Dykhouse and Maytag and found on pages 1142 and 1143 of the Senate Journal.

Senator Lord asked and received unanimous consent to withdraw his amendment filed to House File 471 and found on page 1142 of the Senate Journal.

Senator Dykhouse moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 42:

Augustine Gillespie McCarville Sharp McMurry Tudor Hart Bateson Van Eaton Bekman Hattery Mercer Berg Henningsen Miller Van Patten Myrland Walter Byers Hultman Parker Watson of Colburn Humbert Jacobson Prentis Pottawattamie Dykhouse Elthon Knudson Reilly West Whitehead Ridout Faul Leo Zastrow Fishbaugh Linnevold Risk Foster Lord Roberts

Nays: none.

Absent or not voting, 8:

Watson of Benson Martin Skourup O'Brien Doud Maytag Vittetoe Lynes

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

Senator Elthon asked and received unanimous consent that the rules be suspended and that House File 441 be placed on the calendar for immediate consideration.

Senator Faul asked and received unanimous consent that the record of the vote of Senator West on House File 379 be recorded as "nay".

On motion of Senator Bekman, House File 441, a bill for an act to amend chapter two hundred sixty (260), Code 1946, and to repeal section eight (8) of chapter one hundred twenty-six (126). Acts of the Fifty-first General Assembly, relating to the board of educational examiners; and to provide a biennial appropriation for the operating cost of the board of educational examiners; and to provide for furnishing of supplies for the board of educational examiners by the state executive council, was taken up, and considered.

Senator Bekman moved that the bill be read a third time now. which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 38:

Augustine Byers Faul Henningsen Bateson Colburn Gillespie Hultman Bekman Dykhouse Hart Humbert Berg Elthon Hattery Jacobson

Knudson Mercer
Leo Miller
Linnevold Myrland
Lord Reilly
McCarville Ridout
McMurry Risk

Roberts
Sharp
Tudor
Van Eaton
Van Patten
Walter

Watson of Pottawattamie West Whitehead Zastrow

Nays: none.

Absent or not voting, 12:

Benson Doud Fishbaugh Foster Lynes Martin Maytag Parker Prentis Skourup Vittetoe Watson of O'Brien

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

President Evans took the chair.

On motion of Senator Byers, House File 521, a bill for an act to amend sections one (1), four (4) and seven (7) of chapter one hundred eighty-three (183), Laws of the Fifty-second General Assembly, relating to the compensation of members of the boards of supervisors and certain deputy auditors, treasurers, recorders, sheriffs and clerks, was taken up, and considered.

Senator Byers moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 39:

Augustine
Bateson
Bekman
Berg
Byers
Colburn
Dykhouse
Elthon
Faul
Fishbaugh

Foster Hart Hattery Henningsen Hultman Humbert Jacobson Knudson Leo Linnevold Lord McCarville McMurry Mercer Miller Myrland Reilly Ridout Risk Roberts

Sharp
Tudor
Van Eaton
Van Patten
Walter
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 11:

Benson Doud Gillespie Lynes Martin Maytag Parker Prentis Skourup Vittetoe Watson of O'Brien

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

HOUSE AMENDMENTS CONSIDERED

Senator Faul called up for consideration Senate File 242, a bill for an act to provide an alternative method and procedure for street and sewer improvements in cities and towns, including those organized and operating under special charter and for the levy of special assessments against benefited property in connection therewith and authorizing the issuance of bonds payable from such special assessments, amended by the House, and moved that the Senate concur in the House amendments.

The Senate concurred in the House amendments.

Senator Faul moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 40:

Hattery	McMurry	Sharp
Henningsen	Mercer	Tudor
Hultman	Miller	Van Eaton
Humbert	Myrland	Van Patten
Jacobson	Parker	Walter
Knudson	Prentis	Watson of
Leo	Reilly	Pottawattamie
Linnevold		West
Lord		Whitehead
McCarville	Roberts	Zastrow
	Henningsen Hultman Humbert Jacobson Knudson Leo Linnevold Lord	Henningsen Mercer Hultman Miller Humbert Myrland Jacobson Parker Knudson Prentis Leo Reilly Linnevold Ridout Lord Risk

Navs: none.

Absent or not voting, 10:

Benson	Foster	Maytag	Watson of
Doud	Lynes	Skourup	O'Brien
Fighhaugh	Martin	Vittetoe	

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

THIRD READING OF BILLS

On motion of Senator Van Eaton, House File 544, a bill for an act to amend section 404.5, Code 1946, relating to police department maintenance funds, was taken up, and considered.

Senator Van Eaton offered the following amendment and moved its adoption:

Amend House File 544 by adding a new section as follows: "Sec. 3. This act shall apply to special charter cities."

The amendment was adopted.

Senator Van Eaton moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 42:

Augustine Gillespie McCarville Sharp Tudor Bateson Hart McMurry Bekman Hattery Mercer Van Eaton Berg Henningsen Miller Van Patten Walter Byers Hultman Myrland Colburn Humbert Parker Watson of Dykhouse Jacobson Prentis Pottawattamie Elthon Reilly West Knudson Whitehead Faul Leo Ridout Fishbaugh Linnevold Risk Zastrow Foster Lord Roberts

Nays: none.

Absent or not voting, 8:

Benson Martin Skourup Watson of Doud Maytag Vittetoe O'Brien

Lynes

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

HOUSE AMENDMENTS CONSIDERED

Senator Bekman called up for consideration Senate File 207, a bill for an act to amend section two hundred forty-seven point twenty-one (247.21), Code 1946, relating to paroles, amended by the House, and moved that the Senate concur in the House amendments.

The Senate concurred in the House amendments.

Senator Bekman moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 42:

Augustine Faul Jacobson Miller Bateson **Foster** Knudson Myrland Parker Bekman Gillespie Leo Linnevold Berg Hart Prentis Byers Hattery Lord Reilly Colburn Henningsen McCarville Ridout Dykhouse Hultman McMurry Risk Elthon Humbert Mercer Roberts

Sharp Skourup Tudor

Van Eaton Van Patten Walter

Watson of Pottawattamie Zastrow

Whitehead

Nays: none.

Absent or not voting, 8:

Benson Doud Fishbaugh Lynes Martin Maytag Vittetoe Watson of O'Brien

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

Senator Faul called up the following report and moved its adoption:

MAJORITY REPORT OF CONFERENCE COMMITTEE ON SENATE FILE 201

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE:

We, the conference committee appointed to consider the difference between the Senate and the House on Senate File 201, relating to deductions from the actual value of property which any person is required to have listed or assessed and property which is taxable and property exempt from taxation, beg leave to report that we have had the same under consideration and desire to recommend as follows: Strike all after the enacting clause and substitute in lieu thereof the following:

Section 1. Section four hundred twenty-nine point four (429.4), Code 1946, is repealed and the following substituted in lieu thereof:

"In making up the amount of moneys and credits, corporation shares or stocks which any person is required to list, to have listed or assessed, including actual value of building and loan shares, he will be entitled to deduct from the actual value thereof the gross amount of all debts in good faith owing by him, and in addition thereto an amount of five thousand dollars (\$5,000)."

Respectfully submitted,

GEORGE FAUL

CLIFFORD M. STRAWMAN.

LEROY S. MERCER. G. E. WHITEHEAD.

H. A. MOORE. JOHN E. HANSEN.

TED SLOANE.

On the Part of the Senate. On the Part of the House.

Senator Jacobson called up the following report and moved as a substitute for the motion by Senator Faul, the adoption of the

following minority report:

MINORITY REPORT OF THE CONFERENCE COMMITTEE ON SENATE FILE 201

TO THE SPEAKER OF THE HOUSE AND THE PRESIDENT OF THE SENATE:

The undersigned, one of the Senate members of the conference committee appointed to consider the difference between the Senate and the House on Senate File 201 relating to the deductions from the actual value of property which any person is required to have listed or assessed and property which is taxable and property exempt from taxation, begs leave to report that he is unable to concur in the majority report of such committee and that he believes that there is no valid reason why the corporate stock of Montgomery Ward & Company, Kresge, Sears Roebuck & Company, The American Telephone and Telegraph Company, and other shares of corporate stock which are now exempt under code section 427.1, subsection 20, of the 1946 Code, should not be subject to the tax.

Therefore, the undersigned makes minority report and recommends as follows:

Strike all of Senate File 201 after the enacting clause and substitute in lieu thereof the following:

"Section 1. In making up the amount of moneys and credits, corporation shares or stocks which any person is required to list, to have listed or assessed, including actual value of building and loan shares, he will be entitled to deduct from the actual value thereof the gross amount of all debts in good faith owing by him, and in addition thereto an amount of five thousand dollars (\$5,000).

"Sec. 2. That subsection twenty (20) of section four hundred twenty-seven point one (327.1), Code 1946, be amended by inserting before the word 'telegraph' in line two (2) thereof the word 'domestic'; by striking from lines three (3) and four (4) thereof the words and comma (,) 'freight line and equipment companies,"; by inserting before the word 'transmission' in line four (4) the word 'domestic'; by striking from line five (5) the words and comma (,) 'express companies,'; by inserting before the word 'corporation' in lines five (5) and six (6) the word 'domestic'."

The substitute motion by Senator Jacobson was lost.

The motion by Senator Faul prevailed and the majority report of the conference committee was adopted.

On motion of Senator Faul the amendments contained in the majority conference committee report were adopted.

Senator Jacobson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 35:

Bateson Foster Bekman Hattery Berg Henningsen Byers Hultman Colburn Jacobson Dykhouse Knudson Elthon Leo ,Linnevold Faul Fishbaugh Lord

McCarville McMurry Mercer Miller Prentis Reilly Ridout Risk Sharp Tudor
Van Eaton
Van Patten
Walter
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays, 2:

Augustine Roberts
Absent or not voting, 13:

Benson Humbert Myrland Vittetoe
Doud Lynes Parker Watson of
Gillespie Martin Skourup O'Brien

Hart Maytag

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

Senator Faul asked and received unanimous consent to correct the title to Senate File 201 as follows:

Amend by striking all after the word "Act" in line 1 of the title and by inserting in lieu thereof the following: "to repeal section four hundred twenty-nine point four (429.4), Code 1946, and to enact a substitute therefor relating to moneys and credits and the actual value of such property which any person is required to have listed or assessed."

HOUSE CONCURRENT RESOLUTION 29

Senator Elthon called up House Concurrent Resolution 29, relating to postsession employees of the Fifty-third General Assembly, and moved its adoption.

The motion prevailed and the resolution was adopted.

THIRD READING OF BILLS

On motion of Senator Faul, Senate File 111, a bill for an act to amend section seven hundred seventy point twenty-one (770.21), Code 1946, relating to compensation of clerk of the grand jury and to provide compensation for such clerks in counties having a population of one hundred ninety thousand (190,000) or over, was taken up, and considered.

Senator Faul asked and received unanimous consent that House File 132 be substituted for Senate File 111.

On motion of Senator Faul, House File 132, a bill for an act to amend section seven hundred seventy point twenty-one (770.21), Code 1946, and as amended by chapter 301, Acts Regular Session Fifty-second General Assembly, relating to compensation of clerk of the grand jury, and to provide compensation for such clerks in counties having a population of one hundred fifty thousand (150,000) or over, was taken up, and considered.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 42:

Augustine Gillespie McCarville Sharp Bateson Hart McMurry Tudor Bekman Hattery Mercer Van Eaton Van Patten Berg Henningsen Miller Byers Hultman Myrland Walter Colburn Humbert Parker Watson of Dykhouse Jacobson Prentis Pottawattamie | West Elthon Knudson Reilly Leo Faul Ridout Whitehead Fishbaugh Linnevold Risk Zastrow Foster Roberts Lord

Nays: none.

Absent or not voting, 8:

Benson Martin Skourup Watson of Doud Maytag Vittetoe O'Brien Lynes

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

BILL WITHDRAWN

Senator Faul asked and received unanimous consent that Senate File 111 be withdrawn from further consideration of the Senate.

HOUSE AMENDMENTS CONSIDERED

Senator Faul called up for consideration Senate File 372, a bill for an act to amend section three hundred sixty-five point seventeen (365.17), Code 1946, relating to civil service, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 372 by striking from line four (4) thereof the following "8." and inserting in lieu thereof the following: "Except with respect to appointment or employment in the police or fire department,".

Also amend by changing the capital "T' in the first "The" of line four (4) to a small letter.

The Senate concurred in the House amendment.

Senator Faul moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 42:

Augustine
Bateson
Bekman
Berg
Byers
Colburn
Dykhouse
Elthon
Faul
Fishbaugh

Gillespie
Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold

McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts

Sharp Tudor Van Eaton Van Patten Walter Watson of Pottawattamie West

West Whitehead Zastrow

Nays: none.

Absent or not voting, 8:

Benson Doud Lynes

Foster

Martin Maytag

Lord

Skourup Vittetoe Watson of O'Brien

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

MOTION TO RECONSIDER

MR. PRESIDENT:

I move to reconsider the vote by which House File 379 failed to pass. the Senate.

SHERMAN WEST.

PRESENTATION OF GIFT

Senator Elthon arose on a point of personal privilege in behalf of our President, Lieutenant Governor Evans, and asked that Senator Lord be permitted to address the Senate at this time.

Senator Lord on behalf of the members of the Senate presented to President Evans a fishing rod, reel and tackle.

President Evans graciously expressed his sincere appreciation of the gift and challenged the Secretary to a contest which the Secretary gladly accepted.

BILL WITHDRAWN

Senator Knudson asked and received unanimous consent that Senate File 522 be withdrawn from further consideration of the Senate.

On motion of Senator Elthon, the Senate recessed until the fall of the gavel.

The Senate reconvened, President Evans presiding.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 150, a bill for an act relating to the licensing of agents.

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

Senate File 358, a bill for an act relating to definitions and standards of adulteration of foods.

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

Senate File 449, a bill for an act relating to the control and eradication of brucellosis.

Also: That the House has concurred in Senate amendments to and passed House File 30, a bill for an act relating to the compensation of members of the general assembly.

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

House Concurrent Resolution 30, relating to old age and survivor's insurance of certain public employees.

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

House File 149, a bill for an act relating to group insurance, hospital or medical service for employees of certain cities.

Also: That the Speaker has appointed as members of the conference committee on House File 603, a bill for an act making appropriations for various departments and various divisions thereof of the state of Iowa for the purposes provided by law, Representatives Weichman, Kruse, Shifflett and Hicklin.

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

House File 611, a bill for an act making appropriations for payment of miscellaneous expense of the Fifty-third General Assembly.

A. C. GUSTAFSON, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 150

Amend the title to Senate File 150 by inserting the word "insurance" preceding the word "agents".

HOUSE CONCURRENT RESOLUTION 30

Whereas, an error has been discovered in the enrolled bill of House File 218, a bill for an act relating to old age and survivor's insurance of certain public employees;

Now, Therefore, Be It Resolved by the House, the Senate Concurring: That the Governor be requested to return the bill for a corrective amendment.

HOUSE MESSAGES CONSIDERED

House File 149, a bill for an act authorizing city councils in certain cities to procure group insurance, hospital, or medical service for employees of such cities, to establish plans and funds for such purposes and to administer the same.

Read first and second times and referred to the sifting committee.

House File 611, a bill for an act making appropriations for payment of miscellaneous expense of the Fifty-third General Assembly.

Read first and second times and referred to the sifting committee.

Senator Elthon called up House Concurrent Resolution 30 and moved its adoption.

The motion prevailed and the resolution was adopted.

On motion of Senator Elthon, the Senate recessed until the fall of the gavel.

The Senate reconvened, President Evans presiding.

HOUSE AMENDMENTS CONSIDERED

Senator Bekman called up for consideration Senate File 150, a bill for an act to amend chapter five hundred twenty-two (522), Code 1946, relating to the licensing of agents, by repealing sections five hundred twenty-two point two (522.2) and five hundred twenty-two point four (522.4) and enacting substitutes therefor, amended by the House, and moved that the Senate concur in the House amendment.

The Senate concurred in the House amendment.

Senator Bekman moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 40:

Augustine	
Bateson	
Bekman	
Berg	

Byers
Colburn
Dykhouse
Elthon

Faul Gillespie	
Hart Hattery	

Knudson Leo Linnevold Lord McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout

Risk Roberts Sharp Tudor Van Eaton Van Patten Walter
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 10:

Benson Doud Fishbaugh Foster Lynes Martin Maytag Skourup Vittetoe Watson of O'Brien

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

Senator Elthon asked and received unanimous consent that the rules be suspended and that the Senate take up for consideration House File 336, House File 337 and House File 611.

THIRD READING OF BILLS

On motion of Senator Gillespie, House File 336, a bill for an act relating to the removal of tags or identification marks on animals tested for disease and to provide a penalty therefor and to amend chapter one hundred sixty-three (163), Code 1946, was taken up, and considered.

Senator Gillespie moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 42:

Augustine
Bateson
Bekman
Berg
Byers
Colburn
Dykhouse
Elthon
Faul
Foster
Gillespie

Hart
Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson
Leo
Linnevold
Lord
McCarville

McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts Sharp Tudor
Van Eaton
Van Patten
Vittetoe
Walter
Watson of
Pottawattamie

West Whitehead Zastrow

Nays: none.

Absent or not voting, 8:

Benson Doud Fishbaugh Lynes Martin Maytag Skourup Watson of O'Brien The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Gillespie, House File 337, a bill for an act relating to the issuance of false certificates of health for animals and the use of such certificates in connection with transactions involving said animals and to provide a penalty for such issuance or use and to amend chapter one hundred sixty-three (163), Code 1946, was taken up, and considered.

Senator Gillespie moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 42:

Augustine Gillespie Bateson Hart Bekman Hattery Berg Henningsen Byers Hultman Colburn Humbert Dykhouse Jacobson Elthon Knudson Faul Leo Fishbaugh Linnevold Foster Lord

McCarville
McMurry
Mercer
Miller
Myrland
Parker
Prentis
Reilly
Ridout
Risk
Roberts

Sharp
Tudor
Van Eaton
Van Patten
Walter
Watson of
Pottawattamie
West
Whitehead
Zastrow

Nays: none.

Absent or not voting, 8:

Benson Doud Lynes Martin Maytag Skourup Vittetoe Watson of O'Brien

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

On motion of Senator Elthon, House File 611, a bill for an act making appropriations for payment of miscellaneous expense of the Fifty-third General Assembly, was taken up, and considered.

Senator Elthon moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 41:

Augustine Bateson Bekman Berg Byers Colburn Dykhouse Elthon Faul Foster Gillespie Hart Hattery
Henningsen
Hultman
Humbert
Jacobson
Knudson

Leo
Linnevold
Lord
McCarville
McMurry
Mercer

Miller Ridout Van Eaton West Myrland Risk Van Patten Whitehead Parker Roberts Walter Zastrow Prentis Sharp Watson of Reilly 🕓 Tudor Pottawattamie

Nays: none.

Absent or not voting, 9:

Benson Lynes Skourup Watson of Doud Martin Vittetoe O'Brien Fishbaugh

The bill having received a constitutional and two-thirds majority was declared to have passed the Senate and the title was agreed to.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has adopted the conference committee report and adopted the amendments recommended therein, and passed, Senate File 201, a bill for an act relating to deductions from the actual value of property which any person is required to have listed or assessed.

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

Senate File 490, a bill for an act making an appropriation to Edwin C. Schluter, Clarence, Iowa; Fred Maytag, Newton, Iowa; John P. Berg, Cedar Falls, Iowa; Carroll L. Brown, Rose Hill, Iowa; D. A. Donohue, Tipton, Iowa; Allert G. Olson, Osage, Iowa.

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

Senate File 322, a bill for an act relating to retirement systems.

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

Senate File 353, a bill for an act relating to motor vehicles and law of road.

Also: That the House has concurred in Senate amendments to and passed House File 544, a bill for an act relating to police department maintenance funds.

A. C. GUSTAFSON, Chief Clerk.

RECONSIDERATION OF HOUSE FILE 218

Senator Elthon called up for further consideration House File 218, a bill for an act to amend the law as it appears in chapter ninety-seven (97), Code 1946, and chapter seventy-six (76), Acts of the Fifty-second General Assembly, relating to old age and survivor's insurance of certain public employees and regulating

the collections of contributions to said system and the payments of benefits thereunder, for further consideration.

Senator Elthon moved that the record of the Senate action on House File 218 from and including the motion that the bill be read a third time be expunsed, which motion prevailed.

Senator Elthon offered the following amendment and moved its adoption:

Amend House File 218, section 1, by changing the comma in line 5 to a period and striking the balance of the section.

The amendment was adopted.

Senator Elthon moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Aves. 42:

Ayes, 42.			
Augustine	Gillespie	McCarville	Sharp
Bateson	Hart	$MeMurry \cdot$	Tudor
Bekman	Hattery	Mercer	Van Eaton
Berg	Henningsen	Miller	Van Patten
Byers	H u ltman	Myrland	Walter
Colburn	Humbert	Parker	Watson of
Dykhouse	Jacobson	Prentis	Pottawattamie
Elthon	Knudson	Reilly	West
Faul	Leo	Ridout	Whitehead
Fishbaugh	Linnevold	Risk	Zastrow
Foster	Lord	Roberts	

Nays: none.

Absent or not voting, 8:

Benson Doud Lynes	Martin Maytag	Skourup Vittetoe	Watson of O'Brien
Lynes			

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

MOTION TO RECONSIDER

Senator Faul called up the motion filed by Senator West to reconsider the vote by which House File 379 failed to pass the Senate and moved its adoption, which motion prevailed.

Senator Faul moved that the Senate reconsider the vote by which House File 379 went to its third reading, which motion prevailed.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 38:

Augustine Hart McMurry Sharp Bekman Hatterv Mercer Tudor Van Eaton Hultman Miller Berg Myrland Van Patten Humbert Byers Colburn Jacobson Parker Watson of Dykhouse Knudson Prentis Pottawattamie Elthon Leo Reilly West Linnevold Whitehead Faul Ridout Foster Risk Zastrow Lord McCarville Roberts Gillespie

Nays: none.

Absent or not voting, 12:

BatesonHenningsenMaytagWalterBensonLynesSkourupWatson ofDoudMartinVittetoeO'BrienFishbaugh

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

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate File 134, a bill for an act relating to limitations on insurance risks.

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

Senate File 173, a bill for an act relating to construction of statutes which adopt one or more other statutes by reference in whole or in part.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 139, a bill for an act relating to combination and limitation of insurance risks.

A. C. GUSTAFSON, Chief Clerk.

HOUSE AMENDMENTS TO SENATE FILE 139

- 1. Amend Senate File 189, section two (2), line seven (7), by inserting after the word "may" the words "insure and".
- 2. Further amend Senate File 139, section two (2), line nine (9), by striking the words "one million" and inserting in lieu thereof the words "five hundred thousand".

HOUSE AMENDMENTS CONSIDERED

Senator Bekman called up for consideration Senate File 139, a bill for an act relating to combination and limitation of insurance risks, amended by the House, and moved that the Senate concur in the House amendments.

The Senate concurred in the House amendments.

Senator Bekman moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 42:

Augustine Bateson Bekman Berg Byers Colburn Dykhouse Eithon Faul Fishbaugh Foster	Gillespie Hart Hattery Henningsen Hultman Humbert Jacobson Knudson Leo Linnevold Lord	McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Ridout Risk Roberts	Sharp Tudor Van Eaton Van Patten Walter Watson of Pottawattamie West Whitchead Zastrow
roster	Lora	Roberts	

Nays: none.

Absent or not voting, 8:

Benson Martin Skourup Watson of Doud Maytag Vittetoe O'Brien Lynes

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

Senator Elthon asked and received unanimous consent that the rules be suspended and that the Senate take up for consideration House File 149.

THIRD READING OF BILLS

On motion of Senator Faul, House File 149, a bill for an act authorizing city councils in certain cities to procure group insurance for employees of such cities, to establish a plan and fund for such purpose and to administer the same, was taken up, and considered.

Senator Faul moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 42:

Augustine Gillespie McCarville Sharp Bateson Hart McMurry Tudor Bekman Van Eaton Hattery Mercer Berg Henningsen Miller Van Patten Byers Hultman Myrland Walter Colburn Humbert Parker Watson of Dykhouse Jacobson Pottawattamie Prentis Elthon Knudson Reilly West Faul Ridout Whitehead Leo Fishbaugh Linnevold Risk Zastrow Foster Lord Roberts

Nays: none.

Absent or not voting, 8:

Benson Martin Skourup Watson of Doud Maytag Vittetoe O'Brien Lynes

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

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate File 138, a bill for an act relating to fire insurance contracts.

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

Senate File 172, a bill for an act relating to abandoned towns.

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

Senate File 216, a bill for an act relating to commercial fishing in the Mississippi river.

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

Senate File 238, a bill for an act relating to business managers at institutions operating under the board of control.

A. C. Gustafson, Chief Clerk.

Senator Knudson submitted the following report and moved its adoption:

REPORT OF CONFERENCE COMMITTEE ON SENATE FILE 523

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE:

We, the conference committee appointed to consider the difference between the Senate and the House on Senate File 523, a bill for an act to

appropriate from the general fund of the state funds for the institutions under the control of the state board of education, beg leave to report that we have had the same under consideration and recommend the following amendment:

Amend Senate File 523 as follows:

- 1. By striking from lines three (3), four (4) and five (5) of section one (1) the words and figures "two million four hundred fifty thousand eight hundred ninety-three dollars (\$2,450,893)" and substituting in lieu thereof the following: "two million seven hundred thousand eight hundred ninety-three dollars (\$2,700,893)".
 - 2. By adding to section two (2) the following:
 - "For the hospital school for severely handicapped children at Iowa City, \$250,000."
 - 3. By adding a new section after section seven (7) as follows:

"It is hereby declared to be the purpose of the General Assembly that the college of medicine at the University of Iowa should undergo such expansion of facilities and increase in equipment as to accommodate a freshman class of one hundred twenty (120) students, and such funds as may be required for such project shall be taken from the unallocated capital funds now on hand and available in the appropriation for the University of Iowa; such expansion shall be begun as soon as possible in the ensuing biennium. Pending the completion and obtention of such facilities and the procurement of such equipment, it is the direction of the General Assembly to the board of education of the state of Iowa that the college of medicine at the State University of Iowa receive the maximum number of medical students which it can adequately accommodate."

4. Further amend by renumbering the remaining sections.

Respectfully submitted,

H. M. KNUDSON.
RALPH W. ZASTROW.
O. N. HULTMAN.
EARL C. FISHBAUGH, JR.
On the Part of the Senate.

ELMER A. BASS.
HOWARD E. BROOKINGS.
JOHN A. WALKER.
H. A. MOORE.
On the Part of the House.

The motion prevailed and the report was adopted.

On motion of Senator Knudson, the amendments contained in the report were adopted.

Senator Knudson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 40:

Augustine
Bekman
Berg
Byers
Colburn
Dykhouse
Elthon

Faul Fishbaugh Foster Gillespie Hart Hattery Henningsen Hultman Humbert Jacobson Knudson Leo Linnevold Lord McCarville McMurry Mercer Miller Myrland Parker Prentis Reilly Roberts Van Eaton Watson of Ridout Sharp Van Patten Pottawattamie Risk Tudor Walter Whitehead Zastrow

Nays: none.

Absent or not voting, 10:

Bateson Lynes Skourup Watson of Benson Martin Vittetoe O'Brien Doud Maytag West

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

Senator Dykhouse asked and received unanimous consent that the rules be suspended and that House File 195 be considered.

THIRD READING OF BILLS

On motion of Senator Dykhouse, House File 195, a bill for an act to amend section three hundred eighty-nine point thirty-seven (389.37), Code 1946, relating to temporary sidewalks in cities and towns, was taken up, and considered.

Senator Dykhouse moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 42:

Augustine Gillespie McCarville Sharp Hart Bateson McMurry Tudor Bekman Hattery Mercer Van Eaton Berg Miller Henningsen Van Patten Byers Hultman Myrland Walter Colburn Humbert Parker Watson of Dykhouse Jacobson Prentis Pottawattamie Elthon Knudson Reilly West Faul Ridout Whitehead Leo Fishbaugh Risk Linnevold Zastrow Foster Lord Roberts

Navs: none.

Absent or not voting, 8:

Benson Martin Skourup Watson of Doud Maytag Vittetoe O'Brien Lynes

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

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has passed the following bill in which the concurrence of the House was asked:

Senate File 94, a bill for an act relating to tables of the short rates.

Also: That the House has passed the following bill in which the concurrence of the House was asked;

Senate File 136, a bill for an act relating to penalty on unpaid personal taxes.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 140, a bill for an act relating to licenses for itinerant practitioners licensed by the department of health.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 151, a bill for an act relating to the examination of insurance companies.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 175, a bill for an act relating to the issuance of free passes by common carriers.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 188, a bill for an act relating to loans, investments, members and powers of building and loan, and savings and loan associations.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 189, a bill for an act relating to the per diem compensation of insurance examiners and assistants.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 351, a bill for an act relating to apportionment of revenue from the state sales tax.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 359, a bill for an act relating to the deposits of insurance companies with insurance commissioner.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 360, a bill for an act relating to insurers not authorized to transact business in this state.

Also: That the House has concurred in Senate amendments to and passed House File 218, a bill for an act relating to old age and survivors' insurance of certain public employees.

A. C. Gustafson, Chief Clerk.

On motion of Senator Elthon, the Senate recessed until the fall of the gavel.

The Senate reconvened, President Evans presiding.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has passed the following bill in which the concurrence of the House was asked:

Senate File 38, a bill for an act requiring candidates in special elections to file election expense statements.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 156, a bill for an act relating to the operation of aircraft while under the influence of intoxicating liquors.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 339, a bill for an act relating to drugs, devices and cosmetics.

Also: That the House has adopted the conference committee report on, and adopted the amendments recommended therein, and passed, Senate File 523, a bill for an act to appropriate from the general fund of the state funds for the institutions under the control of the state board of education.

A. C. GUSTAFSON, Chief Clerk.

HOUSE AMENDMENTS TO SENATE FILE 339

- 1. Amend Senate File 339, section two (2), by striking the words "or other animals" in lines twelve (12), thirteen (13), fifteen (15), twenty-five (25), twenty-six (26) and twenty-seven (27).
- 2. Further amend Senate File 339, as passed by the Senate, by adding to section thirteen (13) the following new subsection:
- "5. If it contains any poisonous or deleterious substance and is intended to be used in liquid, powdered or paste form and the label or container does not warn that the contents are dangerous to human life if taken internally."
- 3. Further amend Senate File 339 by inserting between section eighteen (18) and section nineteen (19) the following:

"The provisions of this act shall not apply to any person, firm or corporation subject to the federal food, drug and cosmetics act."

4. Further amend Senate File 339 by renumbering the following section.

HOUSE AMENDMENTS CONSIDERED

Senator Berg called up for consideration Senate File 339, a bill for an act relating to drugs, devices, and cosmetics, and to prohibit the movement in commerce of adulterated, misbranded drugs, devices, and cosmetics, and to provide for the enforcement thereof, and penalties for violations of the provisions of the act, amended by the House, and moved that the Senate concur in the House amendments.

The Senate concurred in the House amendments.

Senator Berg moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 42:

Augustine Gillespie McCarville Sharp Bateson Hart McMurry Tudor Bekman Van Eaton Hattery Mercer Berg Miller Van Patten Henningsen Byers Hultman Myrland Walter Colburn Parker Humbert Watson of Dykhouse Jacobson Prentis Pottawattamie Elthon Knudson Reilly West Leo Faul Ridout Whitehead Fishbaugh Linnevold Risk Zastrow Foster Lord Roberts

Nays: none.

Absent or not voting, 8:

Benson Martin Skourup Watson of Doud Maytag Vittetoe O'Brien Lynes

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

COMMITTEE APPOINTED

President Evans announced the appointment of the following Senators as members of the municipal code study committee as provided in Senate Joint Resolution 1: Senators Dykhouse and Hattery.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 152, 185, 305, 388, 389, 390, 391 and 520; also House Files 359, 385, 569, 582, 595 and 604.

DON RISK, Chairman Senate Committee.
GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: Senate Files 152, 185, 305, 388, 389, 390, 391 and 520; also, House Files 359, 385, 569, 582, 595 and 604.

BILLS SENT TO THE GOVERNOR

Senator Risk, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 20th day of April, 1949, sent to the Governor for his approval: Senate Files 152, 185, 305, 388, 389, 390, 391 and 520.

Don Risk. Chairman.

Passed on file.

On motion of Senator Elthon, the Senate recessed until the fall of the gavel.

The Senate reconvened, President Evans presiding.

MESSAGE FROM THE HOUSE

The following message was received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has adopted the conference committee report on, and adopted the amendments recommended therein, and passed, House File 603, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1949, funds for the various departments of state and divisions thereof.

A. C. GUSTAFSON, Chief Clerk.

CONFERENCE COMMITTEE REPORT ADOPTED

Senator Henningsen called up the following conference committee report:

Senator Colburn explained in detail the amendments contained in the report.

REPORT OF CONFERENCE COMMITTEE ON HOUSE FILE 603

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE:

We, the conference committee appointed to consider the difference between the Senate and the House on House File 603, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1949, and ending June 30, 1951, funds for various departments and various divisions thereof of the state of Iowa, beg leave and recommend as follows:

Amend House File 603 by striking all after the enacting clause and substituting in lieu thereof the following:

REPORT OF CONFERENCE COMMITTEE ON HOUSE FILE 603

To the President of the Senate and the Speaker of the House:

We, the conference committee appointed to consider the difference between the Senate and the House on House File 603, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1949, and ending June 30, 1951, funds for various departments and various divisions thereof of the state of Iowa, beg leave and recommend as follows:

Amend House File 603 by striking all after the enacting clause and substituting in lieu thereof the following:

ATTORNEY GENERAL

Section 1. For the office of attorney general there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of forty-nine thousand seven hundred twenty dollars (\$49,720) or so much thereof as may be necessary to be used in the following manner:

For salaries, support, maintenance and miscellaneous pur-

Grand total of all appropriations for all purposes for each year of the biennium for the office of attorney general......\$ 49,720.00

AUDITOR OF STATE

Sec. 2. For the office of auditor of state there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of one hundred twenty-eight thousand three hundred eighty dollars (\$128,380) or so much thereof as may be necessary to be used in the following manner:

For salary of state auditor.....\$ 6,500.00

For salaries, support, maintenance and miscellaneous pur-

BUILDING AND LOAN DIVISION

For salaries, support, maintenance and miscellaneous purposes\$ 10,000.00

Grand total of all appropriations for all purposes for each year of the biennium for the office of auditor of state......\$128,380.00

BOARD OF EDUCATION

Sec. 3. For the office of the board of education there is hereby appro-
priated from the general fund of the state for each year of the biennium
beginning July 1, 1949, and ending June 30, 1951, the sum of fifty-eight
thousand eight hundred dollars (\$58,800) or so much thereof as may
be necessary to be used in the following manner:

For salary of secretary	\$ 5,700.00
For salaries, support, maintenance and miscellaneous pur- poses	
	\$ 48,800.00
For institution roads	\$ 10,000.00

Grand total of all appropriations for all purposes for each year of the biennium for the office of board of education....\$ 58,800.00

BOARD OF PAROLE

Sec. 4. For the office of board of parole there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of fifty-eight thousand two hundred twenty-five dollars (\$58,225) or so much thereof as may be necessary to be used in the following manner:

Paral of parole salaries (3 members at \$3,900 each)

\$ 11,700,00

Board of parole salaries (3 members at \$3,500 each)\$	11,700.00
For salary of secretary and superintendent of parole agents	3,900.00
For salaries, support, maintenance and miscellaneous pur-	
poses	42,625,00

BOARD OF VOCATIONAL EDUCATION

Sec. 5. For the board of vocational education there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of fifty-five thousand dollars (\$55,000) or so much thereof as may be necessary to be used in the following manner:

	or salaries, support, maintenance and miscellaneous	pur-
	poses	\$ 55,000.00
	•	
(rand total of all appropriations for all purposes for	each
	year of the biennium for the board of vocational e	duca-

tion\$ 55,000.00

BOARD OF VOCATIONAL EDUCATION VOCATIONAL REHABILITATION DIVISION

Sec. 6. For the board of vocational education vocational rehabilitation division there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of ninety-five thousand dollars (\$95,000) or so much thereof as may be necessary to be used in the following manner:

For salaries, support, maintenance and miscellaneous purposes
Grand total of all appropriations for all purposes for each year of the biennium for the board of vocational education vocational rehabilitation division\$ 95,000.00
BUREAU OF LABOR
Sec. 7. For the bureau of labor there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of forty-two thousand three hundred (\$42,300) or so much thereof as may be necessary to be used in the following manner: Salary for commissioner of bureau of labor\$ 4,300.00 For salaries, support, maintenance and miscellaneous purposes
Grand total of all appropriations for all purposes for each year of the biennium for the bureau of labor\$ 42,300.00
CLERK OF SUPREME COURT
Sec. 8. For the office of clerk of supreme court there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of twelve thousand nine hundred thirty dollars (\$12,930) or so much thereof as may be necessary to be used in the following manner: For salary of chief clerk
poses
Grand total of all appropriations for all purposes for each year of the biennium for the office of the clerk of the supreme court
COMMERCE COMMISSION
Sec. 9. For the department of the commerce commission there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of one hundred eighty-eight thousand five hundred dollars (\$188,500) or so much thereof as may be necessary to be used in the following manner:
GENERAL ADMINISTRATION
For salaries of commissioners (3 at \$5,300 each) \$15,900.00 For salary of secretary 5,000.00 For salaries, support, maintenance and miscellaneous pur-
poses 74,600.60
Total for general administration of the commerce commission \$95,500.00

CLASS RATE CASES
For salaries, support, maintenance and miscellaneous pur- poses
MOTOR TRANSPORTATION DIVISION
For salaries, support, maintenance and miscellaneous pur-
poses 65,000.00
WAREHOUSE DIVISION
For salaries, support, maintenance and miscellaneous purposes
Grand total of all appropriations for all purposes for each year of the biennium for the department of commerce commission
COMMISSION FOR THE BLIND
Sec. 10. For the office of the commission for the blind there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of thirty-one thousand forty-two dollars (\$31,042) or so much thereof as may be necessary to be used in the following manner:
For salary of director\$ 3,300.00
The state of the s
For salaries, support, maintenance and miscellaneous pur-
For salaries, support, maintenance and miscellaneous purposes
Grand total of all appropriations for all purposes for each year of the biennium for the office of the commission for
Grand total of all appropriations for all purposes for each year of the biennium for the office of the commission for the blind \$31,042.00
grand total of all appropriations for all purposes for each year of the biennium for the office of the commission for the blind
Grand total of all appropriations for all purposes for each year of the biennium for the office of the commission for the blind
Grand total of all appropriations for all purposes for each year of the biennium for the office of the commission for the blind
Grand total of all appropriations for all purposes for each year of the biennium for the office of the commission for the blind
Grand total of all appropriations for all purposes for each year of the biennium for the office of the commission for the blind
Grand total of all appropriations for all purposes for each year of the biennium for the office of the commission for the blind
Grand total of all appropriations for all purposes for each year of the biennium for the office of the commission for the blind

Sec. 12. For the council of state government there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary to be used in the following manner:

For support of the council of state government\$ 4,000.00
Grand total of all appropriations for all purposes for each year of the biennium for the council of state govern- ment
CUSTODIAN
Sec. 13. For the office of the custodian there is hereby appropriated
from the general fund of the state for each year of the biennium begin-
ning July 1, 1949, and ending June 30, 1951, the sum of one hundred
twenty-six thousand dollars (\$126,000) or so much thereof as may be
necessary to be used in the following manner:
For salary of custodian\$ 3,600.00 For salaries, support, maintenance and miscellaneous pur-
poses
Grand total of all appropriations for all purposes for each year of the biennium for the office of the custodian\$126,000.00
DEPARTMENT OF AGRICULTURE
Sec. 14. For the department of agriculture there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of six hundred thirty-three thousand nine hundred ten dollars (\$633,910) or so much thereof as may be necessary to be used in the following manner:
MAIN OFFICE
MAIN OFFICE For salary of secretary of agriculture
For salary of secretary of agriculture
For salary of secretary of agriculture
For salary of secretary of agriculture
For salary of secretary of agriculture
For salary of secretary of agriculture
For salary of secretary of agriculture
For salary of secretary of agriculture
For salary of secretary of agriculture
For salary of secretary of agriculture
For salary of secretary of agriculture
For salary of secretary of agriculture
For salary of secretary of agriculture
For salary of secretary of agriculture
For salary of secretary of agriculture
For salary of secretary of agriculture
For salary of secretary of agriculture

ı	
(6) CORN AND SMALL GRAIN GROWERS' ASSOCIA	
For state aid\$	2,760.00
(7) CROP PEST	
For state aid\$	10,000.00
(8) DAIRY ASSOCIATION	
For state aid\$	7,500.00
(9) DAIRY CALF CLUB	
For state aid\$	2,000.00
(10) DAIRY SPECIALIST AND BACTERIOLOGIST	
For salaries, support, maintenance and miscellaneous pur-	45 000 00
poses\$	45,000.00
(11) ENTOMOLOGY	
For salaries, support, maintenance and miscellaneous purposes	19 500 00
•	12,000.00
(12) HATCHERY INSPECTION	11 000 00
For state hatchery inspection\$	11,000.00
(13) HORSE BREEDERS' ASSOCIATION	# F00 00
For state aid\$	7,000.00
(14) HORTICULTURAL SOCIETIES	0 000 00
For state aid\$	8,800.00
(15) IOWA STATE SHEEP ASSOCIATION	# F00 00
For state aid\$	7,500.00
(16) MARKET NEWS (Poultry)	F 000 00
For state aid\$	5,000.00
(17) POULTRY ASSOCIATION, SHORT COURSES	
AND ACHIEVEMENT SHOWS	10 000 00
For state aid\$ (18) RESTAURANT HOTEL INSPECTION	18,000.00
For additional inspection of hotels and restaurants, salaries,	
support, maintenance and miscellaneous purposes\$	20.000.00
(19) SOIL CONSERVATION	
For salaries, support, maintenance and miscellaneous pur-	
poses	35,000.00
(20) SWINE BREEDERS' ASSOCIATION	
For state aid\$	7,500.00
(21) VEGETABLE GROWERS' ASSOCIATION	
For state aid\$	5,500.00
(22) VETERINARY EXAMINERS	000.00
For per diem and expense\$	360.00
(23) WEATHER BUREAU	7 000 00
For state aid\$	7,000.00
Grand total of all appropriations for all purposes for each	
year of the biennium for the department of agriculture	
and divisions thereof\$	33,910.00

DEPARTMENT OF HEALTH

Sec. 15. For the department of health there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of three hundred sixty-seven thousand three hundred twenty-one dollars (\$367,321) or so much thereof as may be necessary to be used in the following manner:

GENERAL OFFICE (Central Administration) For salary of commissioner\$	6.500.00
For salaries, support, maintenance and miscellaneous purposes\$	
Total for general office\$	59,553.00
(1) CANCER CONTROL For salaries, support, maintenance and miscellaneous purposes	10,000.00
(2) DENTAL HYGIENE For salaries, support, maintenance and miscellaneous purposes	
(3) HOSPITAL SURVEY AND PLANNING For salaries, support, maintenance and miscellaneous purposes	
(4) MATERNAL AND CHILD HEALTH For salaries, support, maintenance and miscellaneous purposes	7,350.00
(5) PREVENTABLE DISEASES, SERUM CENTER BLOOD BANK	•
For salaries, support, maintenance and miscellaneous purposes	21,670.00
(6) PUBLIC HEALTH ENGINEERING AND INDUSTRIAL HYGIENE For salaries, support, maintenance and miscellaneous pur-	
poses\$ (7) PUBLIC HEALTH NURSING	70,000.00
For salaries, support, maintenance and miscellaneous purposes	8,500.00
For salaries, support, maintenance and miscellaneous purposes\$	12,620.00
(9) VENEREAL DISEASE CONTROL For salaries, support, maintenance and miscellaneous purposes	15,000.00
(10) VITAL STATISTICS For salaries, support, maintenance and miscellaneous purposes	
Subtotal for public health administrative activities\$	

LICENSURE AND REGISTRATION

(11) BARBER'S EXAMINING BOARD	
For compensation, support, maintenance and miscellaneous purposes\$	21,693.00
(12) CHIROPRACTIC EXAMINING BOARD For compensation, support, maintenance and miscellaneous purposes	3,000.00
(13) COSMETOLOGY EXAMINING BOARD For compensation, support, maintenance and miscellaneous purposes\$	22,045.00
(14) DENTAL EXAMINING BOARD For compensation, support, maintenance and miscellaneous purposes	2,195.00
(15) EMBALMERS EXAMINING BOARD For compensation, support, maintenance and miscellaneous purposes	1,850.00
(16) LICENSURE AND REGISTRATION (Central Administration)	·
For salaries, support, maintenance and miscellaneous purposes	8,000.00
(17) MEDICAL EXAMINING BOARD For compensation, support, maintenance and miscellaneous purposes	1,600.00
(18) OPTOMETRY EXAMINING BOARD For compensation, support, maintenance and miscellaneous purposes	1,250.00
(19) OSTEOPATHY EXAMINING BOARD For compensation, support, maintenance and miscellaneous purposes	2,115. 0 0
(20) CHIROPODY EXAMINING BOARD For compensation, support, maintenance and miscellaneous purposes	
Subtotal for division of licensure and registration	64,148.00
DEPARTMENT OF HISTORY AND ARCHIVES	
Sec. 16. For the department of history and archives there appropriated from the general fund of the state for each ye biennium beginning July 1, 1949, and ending June 30, 1951, the sixty-three thousand nine hundred fifty dollars (\$63,950) or thereof as may be necessary to be used in the following manner.	ear of the ne sum of so much er:
For salary of curator	
poses	59,800.00

250.00

650.00

1343]	JOURNAL OF THE SENATE	1211
Timothy	Espy Chapter, D. A. R., for memorial on grave of Breece, Revolutionary soldier buried in Lost emetery in Lee county	250.00
year of	al of all appropriations for all purposes for each the biennium for the department of history and	63,950.00
	DEPARTMENT OF PUBLIC INSTRUCTION	
appropriated biennium be- two hundred	For the department of public instruction there I from the general fund of the state for each ye ginning July 1, 1949, and ending June 30, 1951, the ininety thousand one hundred ten dollars (\$290,1 f as may be necessary to be used in the following to	ar of the ne sum of 10) or so
	AL OFFICE	
	of superintendent of public instruction	6,500.00
poses		88,160.00
Total m	ain office\$	94.660.00
	NERAL AID	,
	ies, support, maintenance and miscellaneous pur-	22,500.00
Total gene	eral aid\$	22.500.00
(2) AII For salari	TO HANDICAPPED CHILDREN ies, support, maintenance and miscellaneous pur-	
	HOOL LUNCH PROGRAM	38,000.00
For salari poses (s lic school	es, support, maintenance and miscellaneous pur- should federal appropriations be stopped for pub- ol lunches then this money should revert to the	
general	fund)	38,700.00
Total scho	ol lunch program\$	38,700.00
For salari	PPLEMENTARY AID es, support, maintenance and miscellaneous pur\$	11.000.00
(5) AII	D FOR SCHOOL TRANSPORTATION	,
For salari poses	es, support, maintenance and miscellaneous pur-	27,000.00
OTHER	for school transportation\$ EXPENSES (Consolidated)	·
Travel and	d contingent\$	
	ffice supplies	850.00

Books and periodicals

Bond premiums

12.12		[p.m zo,
Equipment	aid for handicapped children	10,000.00
	nt of administration and instruction	
Revision an	d study school courses	5,000.00
Veterans ed	lucational program	1,500.00
	expenses	
	of all appropriations for all purposes for each	
	and the various divisions thereof	
Sec. 18. T	here is hereby appropriated from the general i	fund of the
	piennium beginning July 1, 1949, and ending Jur	
	tment of public instruction the sum of twent;	
	00) or so much thereof as may be necessary i	
	as education program to be used as a revolving f	
salaries and	travel of personnel which will be reimbursed l	by the vet-
erans adminis	tration.	• 20.000.00
10001	DEPARTMENT OF PUBLIC SAFETY	\$ 20,000.00
		_
	or the department of public safety there is her	
	the general fund of the state for each year of th	
	y 1, 1949, and ending June 30, 1951, the sum of	
	l five thousand dollars (\$1,805,000) or so much sary to be used in the following manner:	thereof as
	N OF ADMINISTRATION	
	of commissioner.	
	s, support, maintenance and miscellaneous pur-	
poses		\$ 20,000.00
		\$ 32,000.00
(1) DIVI	ISION OF ACCIDENT STATISTICS AND P	URLIC
, ,	BILITY	CDDIC
	s, support, maintenance and miscellaneous pur-	
	-,	
	SION OF CRIMINAL INVESTIGATION	, ,
	of chief of criminal investigation	\$ 5000.00
	s, support, maintenance and miscellaneous pur-	
-		
		\$ 82,600.00
(8) DIVI	SION OF FIRE MARSHAL	
For salary	of fire marshal	.\$ 4,100.00
	s, support, maintenance and miscellaneous pur-	
poses		. 32,200.00
		\$ 36,300.00
(4) DIVI	SION OF HIGHWAY PATROL	φ ου,ονυ.υ υ
	of chief of highway patrol	.\$ 5,000.00

For salaries, support, maintenance and miscellaneous purposes
\$842,000.00
(5) DIVISION OF MOTOR REGISTRATION For salary of superintendent\$ 4,100.00
For salaries, support, maintenance and miscellaneous pur-
poses\$265,500.00
poses
\$269,600.00
(6) DIVISION OF OPERATORS AND CHAUF- FEURS LICENSE
For salaries, support, maintenance and miscellaneous pur-
poses\$247,000.00
(7) DIVISION OF RADIO COMMUNICATION
For salary of superintendent\$ 4,100.00
For salaries, support, maintenance and miscellaneous pur-
poses\$103,600.00
poses
\$107,700.00
(8) DIVISION OF SAFETY EDUCATION
For salaries, support, maintenance and miscellaneous pur-
poses
Grand total of all appropriations for all purposes for each year of the biennium for the department of public safety and all divisions thereof\$1,805,000.00
DISTRICT COURT JUDGES
Sec. 20. For the district court judges there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of four hundred eighty-one thousand dollars (\$481,000) or so much thereof as may be necessary to be used in the following manner: For salaries of the judges of the district courts of Iowa (70 judges)
year of the biennium for district court judges and re-
porters\$481,000.00

EMPLOYMENT SECURITY COMMISSION EMPLOYMENT SERVICE

Sec. 21. For the state employment security commission there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary to be used in the following manner: Provided that this appropri-

ation shall not be expended or made available for expenditure in any manner which would permit its substitution for or a corresponding reduction in federal funds which in the absence of this appropriation would be available to finance the expenditures for the administration of the Iowa employment security commission. Provided further that no funds so appropriated shall be used for teachers employment service.

For salaries, support, maintenance and miscellaneous purposes including for each member of the Iowa employment security commission the sum of \$800 as salary increase which shall be in addition to the salary now provided for each member in section 96.10, Code of 1946, as amended....\$ 20,000.00

Grand total of all appropriations for all purposes for each year of the biennium for the Iowa employment security commission \$ 20,000.00

EMPLOYMENT SECURITY COMMISSION OLD AGE AND SURVIVOR'S INSURANCE SYSTEM-ADMINISTRATION

Sec. 22. For the state employment security commission (old age and survivor's insurance system administration) there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of sixty-five thousand dollars (\$65,000) or so much thereof as may be necessary to be used in the following manner:

For salaries, support, maintenance and miscellaneous purposes in administration of the old age and survivor's in-

Grand total of all appropriations for all purposes for each year of the biennium for the old age and survivor's in-

EXECUTIVE COUNCIL

Sec. 23. For the office of the executive council there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of three hundred thousand dollars, (\$300,000) or so much thereof as may be necessary to be used in the following manner:

For salaries, support, maintenance and miscellaneous pur-

Grand total of all appropriations for all purposes for each year of the biennium for the office of the executive council..\$300,000.00

GEOLOGICAL SURVEY

Sec. 24. For the office of geological survey there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of eighty-seven

thousand ten dollars (\$87,010) or so much thereof as may be necessary to be used in the following manner: For salaries, support, maintenance and miscellaneous purposes
Stream gauging and siltation, salaries, support and miscellaneous
Grand total of all appropriations for all purposes for each year of the biennium for geological survey
GOVERNOR
Sec. 25. For the office of the governor there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of twenty-nine thousand eight hundred dollars (\$29,800) or so much thereof as may be necessary to be used in the following manner: For salary of governor
For salaries, support, maintenance and miscellaneous purposes
Grand total of all appropriations for all purposes for each year of the biennium for the office of governor
GRAND ARMY OF THE REPUBLIC
Sec. 26. For the grand army of the republic there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of three thousand seven hundred dollars (\$3,700) or so much thereof as may be necessary to be used in the following manner: For salaries, support, maintenance and miscellaneous purposes
Grand total of all appropriations for all purposes for each year of the biennium for the department of the grand army of the republic
HERBERT HOOVER BIRTHPLACE SOCIETY
Sec. 27. For the Herbert Hoover birthplace society there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of one thousand six hundred dollars (\$1,600) or so much thereof as may be necessary to be used in the following manner: For salaries, support, maintenance and miscellaneous purposes
Grand total of all appropriations for all purposes for each year of the biennium for the Herbert Hoover birthplace society

HISTORICAL SOCIETY IOWA CITY

Sec. 28. For the historical society at Iowa City there is hereby ap-
propriated from the general fund of the state for each year of the
biennium beginning July 1, 1949, and ending June 30, 1951, the sum
of fifty-nine thousand six hundred dollars (\$59,600.00) or so much
thereof as may be necessary to be used in the following manner:

hereof as may be necessary to be used in the following man For historian\$	
For salaries, support, maintenance and miscellaneous pur-	,
poses	54,800.00
Grand total of all appropriations for all purposes for each year of the biennium for the historical society at Iowa City	59.600.00

INDUSTRIAL COMMISSION

Sec. 29. For the industrial commission there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of thirty-three thousand five hundred eighty-five dollars (\$33,585) or so much thereof as may be necessary to be used in the following manner:

Grand total of all appropriations for all purposes for each year of the biennium for the industrial commission...............\$ 33,585.00

INSURANCE COMMISSION

Sec. 30. For the office of the insurance commission there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of ninety-seven thousand three hundred sixty dollars (\$97,360) or so much thereof as may be necessary to be used in the following manner:

IOWA DEVELOPMENT COMMISSION

Sec. 31. For the Iowa development commission there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of eighty thousand dollars (\$80,000) or so much thereof as may be necessary to be used in the following manner:

1040] SOURIAN OF THE SENATE	1411
For salaries, support, maintenance and miscellaneous pur poses	
Grand total of all appropriations for all purposes for eac year of the biennium for the Iowa development commis sion	!-
IOWA REAL ESTATE COMMISSION	
Sec. 32. For the Iowa real estate commission there is he priated from the general fund of the state for each year of t beginning July 1, 1949, and ending June 30, 1951, the sum thousand six hundred dollars (\$18,600) or so much thereof necessary to be used in the following manner:	he biennium of eighteen
For salary of director	\$ 3,900.00
For salaries, support, maintenance and miscellaneous pur poses	
Grand total of all appropriations for all purposes for each year of the biennium for the Iowa real estate commission.	
LIBRARY COMMISSION	
Sec. 33. For the library commission there is hereby a from the general fund of the state for each year of the bien ning July 1, 1949, and ending June 30, 1951, the sum of nine sand eight hundred nineteen dollars (\$91,819) or so much may be necessary to be used in the following manner: LAW DIVISION	nium begin- ty-one thou-
For salary of librarian	.\$ 3,900.00
For salaries, support, maintenance and miscellaneous pur poses	
Total for law division	\$ 24,119.00
(1) MEDICAL DIVISION For salary of librarian	\$ 3,900,00
For salaries, support, maintenance and miscellaneous pur poses	•
Total for medical division(2) TRAVELING DIVISION	\$ 20,300.00
For salary of librarian	.\$ 3,600.00
For salaries, support, maintenance and miscellaneous pur-	

MINE EXAMINING BOARD

Grand total of all appropriations for all purposes for each

poses\$ 43,800.00

Total for traveling division.....\$ 47,400.00

Sec. 34. For the mine examining board there is hereby appropriated from the general fund of the state for each year of the biennium begin-

ning July 1, 1949, and ending June 30, 1951, the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary to be used in the following manner:

For per diem and expenses.....\$

Grand total of all appropriations for all purposes for each year of the biennium for the mine examining board............ 3,000.00

MINE INSPECTORS

Sec. 35. For the department of mine inspectors there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of twenty thousand eight hundred dollars (\$20,800) or so much thereof as may be necessary to be used in the following manner:

For salaries of three (3) mine inspectors at \$3,900 each.......\$ 11,700.00 For salaries, support, maintenance and miscellaneous pur-

Grand total of all appropriations for all purposes for each year of the biennium for the department of mine inspectors \$ 20,800.00

NATIONAL GUARD AND STATE GUARD

Sec. 36. For the national guard and the state guard there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of five hundred fifty thousand dollars (\$550,000) or so much thereof as may be necessary to be used in the following manner:

\$128,080.00

For support, maintenance and armories.....\$414,920.00 For the acquisition and purchase of copies of the "History of the Thirty-fourth Infantry Division in World War II" and distribution thereof to the next of kin of deceased Iowa veterans of such division and to the public libraries in the state\$

7,000.00

Grand total of all appropriations for all purposes for each year of the biennium for the national guard and state guard\$550,000.00

PHARMACY EXAMINING BOARD

Sec. 37. For the pharmacy examining board there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of twentyseven thousand six hundred thirty-five dollars (\$27,635) or so much thereof as may be necessary to be used in the following manner:

GENERAL OFFICE	
For salary of secretary\$	3,900.00
For salaries, support, maintenance and miscellaneous pur- poses	14,300.00
Total for general office\$	18.200.00
(1) UNIFORM NARCOTIC LAW DIVISION—ILLEGA ENFORCEMENT	
For salaries, support, maintenance and miscellaneous purposes in making investigations of illegal sales	6,435.00
(2) UNIFORM NARCOTIC LAW DIVISION—LEGAL ENFORCEMENT	
For salaries, maintenance and miscellaneous purposes of legal sales	3,000.00
Grand total of all appropriations for all purposes for each year of the biennium for the pharmacy examining board	27,635.00
PIONEER LAWMAKERS	
Sec. 38. For the pioneer lawmakers there is hereby ap from the general fund of the state for each year of the bienning July 1, 1949, and ending June 30, 1951, the sum of fit (\$50) or so much thereof as may be necessary to be used in ting manner:	um begin- ty dollars
For miscellaneous purposes	50.00
Grand total of all appropriations for all purposes for each year of the biennium for the pioneer lawmakers	50.00
PRINTING BOARD	
Sec. 39. For the state printing board there is hereby ap from the general fund of the state for each year of the bienning July 1, 1949, and ending June 30, 1951, the sum of three twenty-five thousand eight hundred twenty-two dollars and (\$325,822.50) or so much thereof as may be necessary to be used to be a summary to be used.	ium begin- e hundred fifty cents
GENERAL OFFICE For salary of superintendent	4,800.00
For salaries, support, maintenance and miscellaneous pur- poses	25,102.50
Total for general office(1) PRINTING AND BINDING For necessary printing and binding authorized by law for	.\$29,902.50
the General Assembly and for all state departments that have not been provided for in department appropriations.	295,920.00
Grand total of all appropriations for all purposes for each year of the biennium for the state printing board	

This section is not to be construed or interpreted to include the expense of any printing for any of the following departments, bureaus, boards or associations:

Agricultural societies; animal health and veterinary division of agricultural department for elimination of bovine tuberculosis and brucellosis; board of accountancy; architectural examiners; banking department including receivership division; basic science; board of control institutions; board of education institutions; board of educational examiners; board of engineering examiners; board of nurse examiners; conservation commission; cosmetology division of department of health; farmers' institutes; indigent hospital; hotel and restaurant fund; Iowa beef producers association; Iowa corn and small grain growers' association; Iowa department of the Grand Army of the Republic; Iowa state poultry breeders' association; Iowa swine breeders' association; Iowa liquor control commission; Iowa unemployment compensation commission; motor vehicle fuel tax division; psychopathic hospital; short course; state board of vocational education; state library and all divisions thereof; state permit board; truck operators division; and any and every agency, activity, and undertaking that has a fund for general support.

Providing that funds appropriated by this section, in the discretion of the printing board, may be used in supplying paper stock, multigraph or mimeograph work for any of the foregoing departments, bureaus, associations and institutions, any sum so used for supplying multigraph or mimeograph work to be refunded to the printing board and returned to the credit of the appropriation made for printing board general office expense; any sum so used for supply paper stock to be refunded to the printing board and returned to the credit of the appropriation made by this section. These payments shall be made to the printing board in the same manner as other claims against such departments are paid, and the printing board shall remit the proceeds to the treasurer of state on the first secular day of each calendar month, taking the treasurer's receipt therefor, showing the same properly credited to the respective appropriations.

The following departments are hereby limited to their demands for printing during the biennial period beginning July 1, 1949, and ending June 30, 1951, to an amount not to exceed the following:

Academy of science, \$5,100; adjutant general, \$5,000; department of agriculture, \$36,000; attorney general, \$5,000; auditor of state, \$10,000; commerce commission, \$9,000; comptroller, \$36,000; board of control, \$2,400; custodian, \$50; board of education, \$7,500; board of educational examiners, \$3,000; executive council, \$1,200; fair board, \$1,250; geological survey, \$10,000; governor, \$4,000; health, \$18,000; historical, \$4,800; horticulture, \$4,000; industrial commission, \$3,000; public instruction, \$66,000; insurance, \$9,000; labor, \$2,400; mine, \$800; parole, \$600; pharmacy, \$1,200; real estate commission, \$1,000; secretary of state, \$10,000; clerk of supreme court, \$2,300; supreme court, \$200; supreme court reporter, \$1,000; tax commission, \$14,400; treasurer, \$10,000; it is however provided that, in case of emergency, the retrenchment and reform committee may authorize increased amounts where necessary.

REPORTER OF SUPREME COURT AND CODE EDITOR

Sec. 40. For the department of the reporter of the supreme court and code editor there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of twenty-three thousand five hundred four dollars (\$23,504) or so much thereof as may be necessary to be used in the following manner:

For salary of code editor.....\$ 5,500.00 For salaries, support, maintenance and miscellaneous purposes ______\$ 18,004.00

Grand total of all appropriations for all purposes for each year of the biennium for the department of reporter of

SECRETAR OF STATE

Sec. 41. For the office of secretary of state there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of thirtytwo thousand three hundred seventy dollars (\$32,370) or so much thereof as may be necessary to be used in the following manner:

For salary of secretary of state......\$ 6,500.00 For salaries, support, maintenance and miscellaneous pur-

Grand total of all appropriations for all purposes for each year of the biennium for the office of secretary of state....\$ 32,370.00

SOLDIERS' BONUS BOARD WORLD WAR ORPHANS' EDUCATION AID

Sec. 42. For the Iowa soldiers' bonus board there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary to be used in the following manner:

For the purpose of administration and aiding in the education of children of honorably discharged soldiers, sailors, marines, nurses or other component part of the military forces of this state or nation......\$ 4,000.00

Grand total of all appropriations for all purposes for each year of the biennium for the soldiers bonus board.......\$ 4,000.00

SPANISH-AMERICAN WAR VETERANS

Sec. 43. For the Spanish-American war veterans there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of two thousand five hundred dollars (\$2,500) or so much thereof as may be necessary to be used in the following manner:

For salaries, support, maintenance and miscellaneous purposes\$ 2,500.00
Grand total of all appropriations for all purposes for each year of the biennium for the Spanish-American war veterans \$2,500.00
STATE COMPTROLLER
Sec. 44. For the office of state comptroller there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of one hundred eight thousand dollars (\$108,000) or so much thereof as may be necessary to be used in the following manner: For state comptroller salary

Grand total of all appropriations for all purposes for each year of the biennium for the office of state comptroller\$108,000.00
STATE FAIR BOARD
Sec. 45. For the state fair board there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of fifty thousand dollars (\$50,000) or so much as may be necessary to be used in the following manner: The salary of the secretary of the state fair board shall be six thousand dollars (\$6,000) per annum to be paid out of the funds of the state fair board. For maintenance, insurance and operating expenses
For premiums 10,000.00
Grand total of all appropriations for all purposes for each year of the biennium for the state fair board
STATE TAX COMMISSION
Sec. 46. For the state tax commission there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of eight hundred ninety-three thousand dollars (\$893,000) or so much thereof as may be necessary to be used in the following manner: For salary of commissioners (2 persons at \$5,500) each)\$ 11,000.00 For the salary of the commissioner whose term expires June 30, 1953
poses 877,000.00
Grand total of all appropriations for all purposes for each year of the biennium for the state tax commission\$893,000.00

SUPREME COURT

Sec. 47. For the supreme court there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of one hundred eight thousand dollars (\$108,000) or so much thereof as may be necessary to be used in the following manner:

For salaries of judges as provided by section 684.17 of the code as amended	78,750.00
For salaries, support, maintenance and miscellaneous pur-	•
poses	29,000.00
Rules of procedure	250.00
<u>-</u>	
Grand total of all appropriations for all purposes for each	
year of the biennium for the supreme court\$	108,000.00

TREASURER OF STATE

Sec. 48. For the department of treasurer of state there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of fifty-five thousand one hundred dollars (\$55,100) or so much thereof as may be necessary to be used in the following manner:

For salaries,	support,	maintenance	and mis	cellaneous	pur-	
poses				· · · · · · · · · · · · · · · · · · ·		48,600.00
					_	
Grand total o	f all app	ropriations f	or all pu	rposes for	each	
year of the	e bienniu	m for the d	epartme	nt of trea	surer	

of state.....\$ 55,100.00

For salary of treasurer.....\$ 6,500.00

CONSERVATION COMMISSION

Sec. 49. For the office of the conservation commission there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1949, and ending June 30, 1951, the sum of four hundred two thousand dollars (\$402,000) or so much thereof as may be necessary to be used in the following manner:

Grand total of all appropriations for all purposes for each year of the biennium for the conservation commission...........\$402,000.00 Sec. 50. Section one (1), chapter one hundred thirty-two (132), Acts of the Fifty-second General Assembly, is amended by striking from line four (4) the words "forty-five hundred" and by substituting therefor the words "five thousand", provided, however, the salary of the member of the board of social welfare, whose term expires June 30, 1955, shall be forty-five hundred dollars (\$4,500).

Sec. 51. Amend section one hundred seven point thirteen (107.13), Code 1946, by striking the remainder of the section after the word "exceed" in line fifteen (15) and by substituting in lieu thereof the following: "twenty-seven hundred dollars (\$2,700) per year."

Sec. 52. Section one hundred seven point five (107.5), Code 1946, is hereby repealed and the following enacted in lieu thereof:

"Each member of the commission shall receive the sum of ten dollars for each day actually and necessarily employed in the discharge of official duties, provided said compensation shall not exceed six hundred dollars for each fiscal year."

Sec. 53. All salaries provided for in this act are in lieu of all existing statutory salaries, for the positions provided herein, and shall be payable in equal monthly or semi-monthly installments, and shall be in full compensation for all services except as otherwise expressly provided.

Sec. 54. Notwithstanding the provisions of section fifty-three (53) of this act, there is hereby appropriated for the Iowa liquor control commission the sum of nine hundred dollars (\$900) for each year of the biennium, beginning July 1, 1949, and ending June 30, 1951, to be used in the following manner: For each member of the Iowa liquor control commission salaries in addition to the salaries set out in section one hundred twenty-three point ten (123.10), Code 1946, as amended, the sum of three hundred dollars (\$300) per year per member.

Sec. 55. Where any provisions of the laws of this state are in conflict with this act the provisions of this act shall govern for the biennium.

Sec. 56. No department or commission of state 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 committee on retrenchment and reform.

Sec. 57. No increases of compensation shall be effective July 1, 1949, or thereafter, in excess of the April 15, 1949, rate of compensation except as provided in House File 604.

Respectfully submitted,

O. H. HENNINGSEN. HARRY E. WEICHMAN. R. R. BATESON. WILLIAM KRUSE. JAY C. COLBURN. GRANT A. SHIFFLETT. M. F. HICKLIN.

On the Part of the Senate. On the Part of the House.

Senator Henningsen moved the adoption of the conference committee report.

The motion prevailed and the report was adopted.

Senator Henningsen moved the adoption of the amendments contained in the report.

The motion prevailed and the amendments contained in the report were adopted.

Senator Henningsen moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 40:

Augustine Gillespie Lord Roberts Bateson Hart McCarville Sharp Tudor Bekman Hattery McMurry Van Eaton Berg Henningsen Mercer Van Patten Byers Hultman Myrland Colburn Humbert Parker Watson of Jacobson Pottawattamie Dykhouse Prentis Knudson West Elthon Reilly Whitehead Faul Leo Ridout Fishbaugh Linnevold Risk Zastrow Foster

Nays, 2:

Miller Walter

Absent or not voting, 8:

Benson Martin Skourup Watson of Doud Maytag Vittetoe O'Brien Lynes

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Elthon, the Senate recessed until the fall of the gavel.

The Senate reconvened, President Evans presiding.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Risk, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 38, 94, 117, 134, 136, 138, 139, 140, 150, 151, 156, 172, 173, 175, 179, 184, 186, 188, 189, 201, 207, 216, 236, 238, 242, 273, 278, 309, 311, 322, 330, 339, 343, 351, 353, 358, 359, 360, 372, 379, 413, 427, 449, 490, 503, 508, 515, 523 and 524; Senate Joint Resolutions 1 and 11; House Files 30, 132, 149, 195, 218, 336, 337, 379, 441, 471, 487, 521, 544, 603, 606 and 611; House Joint Resolution 10.

DON RISK, Chairman Senate Committee.
GEORGE L. PAUL, Chairman House Committee.

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: Senate Files

38, 94, 117, 134, 136, 138, 189, 140, 150, 151, 156, 172, 173, 175, 179, 184, 186, 188, 189, 201, 207, 216, 236, 238, 242, 273, 278, 309, 311, 322, 330, 339, 343, 351, 353, 358, 359, 360, 372, 379, 413, 427, 449, 490, 503, 508, 515, 523 and 524; Senate Jeint Resolutions 1 and 11; also, House Files 30, 132, 149, 195, 218, 336, 337, 379, 441, 471, 487, 521, 544, 603, 606 and 611; House Joint Resolution 10.

BILLS SENT TO THE GOVERNOR

Senator Risk, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 20th day of April, 1949, sent to the Governor for his approval: Senate Files 38, 94, 117, 134, 136, 138, 139, 140, 150, 151, 156, 172, 173, 175, 179, 184, 186, 188, 189, 201, 207, 216, 236, 238, 242, 273, 278, 309, 311, 322, 330, 339, 343, 351, 353, 358, 359, 360, 372, 379, 413, 427, 449, 490, 503, 508, 515, 523 and 524; Senate Joint Resolutions 1 and 11.

Don Risk, Chairman.

Passed on file.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on April 20 the Governor had approved the following bills:

Senate File 76, relating to permits to non-resident owners of motor vehicles.

Senate File 83, relating to salaries of the judges of the municipal court.

Senate File 137, relating to fees of justices of the peace and constables.

Senate File 180, relating to motor vehicle dealers.

Senate File 210, relating to income taxes.

Senate File 231, relating to the giving of proof of financial responsibility and security by owners and operators of motor vehicles.

Senate File 243, relating to the cost of sewers and the limitation on the cost thereof assessable to abutting property, and to adjacent property.

Senate File 281, relating to salaries of judges of the district court.

Senate File 292, relating to the number of municipal court judges. Senate File 417, relating to schools and transportation of pupils. Senate File 435, relating to school buses.

Senate File 487, relating to the Grand Mound Co-operative Telephone Company, Grand Mound, Iowa.

Senate File 501, relating to assessed value of taxable property in Story county, Iowa.

Senate Joint Resolution 2, relating to the succession of officers to the office of Governor.

COMMITTEE TO NOTIFY THE GOVERNOR

Senator Van Patten moved that a committee of two be appointed by the President of the Senate to notify the Governor that the Senate was ready to adjourn sine die. The motion prevailed and the President of the Senate appointed as such committee Senators Van Patten and Faul.

COMMITTEE TO NOTIFY THE HOUSE

Senator Faul moved that a committee of two be appointed by the President of the Senate to notify the House that the Senate was ready to adjourn sine die. The motion prevailed and the President appointed as such committee Senators Faul and Van Patten.

COMMITTEE FROM THE HOUSE

A committee from the House appeared and announced that the House was ready to adjourn sine die.

REPORT OF COMMITTEE TO NOTIFY THE HOUSE

Senator Faul reported that the committee appointed to notify the House that the Senate was ready to adjourn sine die had performed its duty and the committee was discharged.

REPORT OF COMMITTEE TO NOTIFY THE GOVERNOR

Senator Van Patten reported that the committee appointed to notify the Governor that the Senate was ready to adjourn sine die had performed its duty and the Governor had sent the following message:

State of Iowa Office of the Governor Des Moines

April 20, 1949.

Lieutenant Governor Kenneth A. Evans President of the Senate

To the Members of the Fifty-third General Assembly:

As the sessions of the Fifty-third General Assembly draw to a close, I wish to take this means of extending greetings to all of you. I am deeply appreciative of all the courtesies and consideration which you have shown me during the sessions. My experience with you has been most pleasant and gratifying to me.

There are some problems of public concern which I would have liked you to have acted upon. However, I am conscious of your legislative prerogatives. Democracy is a growing process. Although all our goals were not achieved, progress has been made, and the future holds promise of even greater progress.

I feel that the Fifty-third General Assembly has enacted many laws which will be very beneficial to the people of this great state, and I wish to commend you for your action; and as you depart from the halls of the legislature I want you to know that my heartfelt thanks and good wishes go with you.

Most cordially yours, Wm. S. Beardsley, Governor.

FINAL ADJOURNMENT

In accordance with House Concurrent Resolution 22, the hour of four o'clock p.m., Wednesday, April 20, 1949, having arrived, President Kenneth A. Evans declared the Senate of the Fifty-third General Assembly adjourned sine die.

SENATE BILLS APPROVED AFTER SESSION

The following list shows the Senate Files and Senate Joint Resolutions approved by the Governor after the close of the session, with the date of approval.

Following the "Bills Approved" is a copy of the letters of the Governor relative to the veto of the various bills after the close of the session, together with the date of the veto:

- S. F. 38-Relating to candidates in special elections.
- S. F. 94—Relating to table of short rates on insurance policies.
- S. F. 117-Relating to assessors.
- S. F. 134—Relating to limitation on insurance risks.
- S. F. 136-Relating to unpaid taxes.
- S. F. 138—Relating to fire insurance contracts.
- S. F. 139—Relating to insurance risks.
- S. F. 140—Relating to licenses for itinerant practitioners.
- S. F. 151-Relating to examination of insurance companies.
- S. F. 152-Relating to investments of life insurance companies.
- S. F. 156-Relating to operating of aircraft.
- S. F. 172-Relating to abandoned towns.
- S. F. 175-Relating to free passes by common carriers.
- S. F. 179—Relating to motor vehicle dealers.
- S. F. 184—Relating to application for registration of motor vehicles.
- S. F. 185—Relating to members of the department of public safety.
- S. F. 186-Relating to real estate owned by educational institutions.
- S. F. 188-Relating to saving and loan associations.
- S. F. 189—Relating to insurance examiners and assistants.
- S. F. 201—Relating to moneys and credits.
- S. F. 207—Relating to paroles.
- S. F. 216—Relating to commercial fishing in the Mississippi river.
- S. F. 236-Relating to abstracts of title filed with town or city plats.
- S. F. 238—Relating to business managers at state institutions.
- S. F. 242-Relating to street and sewer improvements.
- S. F. 273—Relating to contracts for library service.
- S. F. 278-Relating to salaries of mayor and councilmen.
- S. F. 297—Relating to use taxes on tangible personal property.
- S. F. 805—Relating to support of dependent wives, children and poor relatives.
- S. F. 309—Relating to supplies for state departments.
- S. F. 311-Relating to workmen's compensation.
- S. F. 322-Relating to retirement systems for deputy baliffs.

- S. F. 330—Relating to memorial halls and monuments for veterans.
- S. F. 339 Relating to drugs.
- S. F. 343-Relating to the taking of mussels.
- S. F. 851-Relating to sales tax.
- S. F. 353-Relating to motor vehicles and law of road.
- S. F. 358-Relating to definitions and standards of foods.
- S. F. 359—Relating to deposits of insurance companies with the insurance commissioner.
- S. F. 360—Relating to insurers not authorized to transact business in state.
- S. F. 372—Relating to civil service.
- S. F. 379—Relating to state aviation fund.
- S. F. 388-Relating to occupational disease compensation.
- S. F. 389-Relating to employment security.
- S. F. 390-Relating to workmen's compensation.
- S. F. 391-Relating to Industrial Commissioner.
- S. F. 413-Relating to unemployment compensation.
- S. F. 427—Relating to mileage allowance.
- S. F. 449-Relating to Brucellosis.
- S. F. 490—Relating to appropriations to individuals.
- S. F. 503—Relating to issuance of bonds for memorial halls for veterans.
- S. F. 508—Relating to appointments.
- S. F. 515—Relating to appropriations to individuals.
- S. F. 520—Relating to appropriation for specified school aid.
- S. F. 523—Relating to appropriations for state institutions.
- S. F. 524—Relating to school bonds of the city of Mason City.

GOVERNOR'S VETO MESSAGE ON SENATE FILES

TO THE HONORABLE MEMBERS OF THE SENATE,

FIFTY-THIRD GENERAL ASSEMBLY OF IOWA:

GENTLEMEN: It appears that the bill (Senate File 150) permits misrepresentation of agency by former agents of companies for long periods of time after the termination of agency by refusal or failure to return licenses.

The bill would impose a large and expensive burden upon the various insurance companies and their agents by its requirement that the licenses be returned.

The provisions of the bill are unenforceable in the courts of Iowa against former agents of companies who are or who have become non-residents of this state.

The provisions of the bill are unenforceable against non-resident agents

of companies not domiciled in Iowa and as against such companies. For that reason, it discriminates against Iowa companies.

I have, therefore, disapproved Senate File 150.

Respectfully submitted,

WILLIAM S. BEARDSLEY, Governor

Disapproved May 17, 1949.

TO THE HONORABLE MEMBERS OF THE SENATE, FIFTY-THIRD GENERAL ASSEMBLY OF IOWA:

GENTLEMEN: Senate File 173 reserves an established and well settled rule of statutory construction, which is that a statute which incorporates another by reference does not include subsequent amendments thereto. Legislators have depended upon this rule. The courts have followed it.

This bill would make necessary a complete research each time a statute is amended, due to the practice of incorporating by reference. Failure to preserve the intention expressed by the legislature at the time that the original law was enacted would result in a complete change of the law or laws which had referred to the statute being amended. It places upon the legislature the duty to negative that presumption by reserving the provisions of a law which had incorporated provisions of another statute by reference, or having it changed without a complete consideration of the effect of such a change in the statute incorporated by reference. This practice could easily result in making of changes by amendment which are undesirable and unintended. It seems an undesirable way to legislate and extends the questionable practice of legislating by reference too far in my opinion.

I have, therefore, disapproved Senate File 173.

Respectfully submitted,

WILLIAM S. BEARDSLEY, Governor.

Disapproved May 17, 1949.

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IN MEMORIAM

Senate

HENRY L. ADAMS	November 28, 1875-December 14, 1947
JOSEPH HOLMES ALLEN	November 12, 1870-June 13, 1948
JAMES ROBERT BARKLEY	February 13, 1869-July 26, 1948
AARON VALE BLACKFORD	December 18, 1871-August 31, 1948
GRANT L. CASWELL	July 18, 1869-May 12, 1948
THEODORE CHARLES CESSNA	
HOWARD W. EDWARDS	October 25, 1869-September 4, 1947
GEORGE S. HARTMAN	November 13, 1871-August 25, 1947
JOHN T. MOFFIT	July 8, 1862-November 11, 1947
GEORGE M. TITUS	May 19, 1856-April 9, 1947
COMFORT HARVEY VAN LAW	July 19, 1869-April 20, 1948

JOURNAL OF THE SENATE MEMORIALS

HENRY L. ADAMS

MR. PRESIDENT: Your committee, appointed to prepare suitable resolutions commemorating the life, character and public service of the late Honorable Henry L. Adams, begs leave to submit the following:

Henry L. Adams, attorney, educator and legislator, was born on a farm near Maynard, Fayette county, Iowa, November 28, 1875, and died at Des Moines, Iowa, December 14, 1947. He graduated from the Maynard schools at sixteen and from Upper Iowa University at Fayette in 1897; was principal of the Waucoma schools for two years, and appointed county superintendent of schools for an unexpired term and was reelected three times; resigned in 1905 and entered the law school of the University of Chicago, which he attended one year, then entered the law department of the State University of Iowa, and was admitted to the state bar in 1907; located at West Union in the firm of Rogers and Adams; elected State Senator in 1908 from the Allamakee-Fayette district, serving in the Thirty-third and Thirty-fourth General Assemblies; moved to Des Moines in 1912, becoming attorney for the C. & N. W. Railway, and in more recent years specialized in insurance law: married in 1898 to Ina Holmes, of Fayette, a classmate, who graduated in the same college class, and who survives with two daughters, Mrs. Edward Rate. Iowa City, and Mrs. Paul Dowty, Evanston, Illinois. Mr. Adams was a vice president of the Pioneer Lawmakers Association of Iowa, a Republican, a Mason, and a member of the Prairie club of Des Moines.

Be It Resolved by the Senate of the Fifty-third General Assembly: That in the passing of the Honorable Henry L. Adams, the state has lost a valuable and honorable citizen and one who has contributed unselfish service to the state of Iowa.

Be It Further Resolved: That a copy of this resolution be spread on the Journal of the Senate, and that the Secretary of the Senate be directed to forward an enrolled copy to the members of the family of the deceasd.

ARTHUR H. JACOBSON, WILLIAM LINNEVOLD, F. E. SHARP,

Committee.

The resolution was unanimously adopted.

JOSEPH H. ALLEN

MR. PRESIDENT: Your committee, appointed to prepare suitable resolutions commemorating the life, character and public service of the late Honorable Joseph H. Allen, begs leave to submit the following:

Mr. Joseph Holmes Allen, attorney, banker and legislator, died at Detroit Lakes, Minnesota, June 13, 1948; tributes were paid at services held in the First Congregational Church of Detroit Lakes, Minnesota.

Mr. Allen was born in Marshall county, Iowa, November 12, 1870. He grew up on his father's farm, was educated in the rural school, and Marshalltown high school, graduating from there in 1889. For two years he was engaged in banking and abstract business with his father and brothers at Laurens, Iowa. He had always taken a prominent part in civic affairs; was a member of the board of deacons and had taught an adult Bible class in the local Congregational Church. Was a past member of the board of the Civic and Commerce association and a member of that organization's industrial committee. A charter member of the VFW in Iowa, he affiliated with the local post and was its oldest member.

Having made and saved enough in a few years, he enrolled at the University of Iowa in 1891, and by combining the collegiate and law courses, was graduated from the two departments in 1895.

Located at Laurens in the practice of law; formed a company of volunteers at Laurens in 1898 for service in the Spanish-American War, but when it became evident that the organization could not be entered as a unit, he, with eleven others of the company, enlisted as privates in Company F., Forty-ninth Iowa volunteer infantry, remaining with the regiment until its return from Cuba.

Soon after returning home, June 29, 1899, he married Miss Grace Gilchrist, daughter of one of the founders and first president of the Iowa State Teachers College.

In 1900 he joined with his brothers in the establishing of a private bank at Pocahontas, Iowa. Was elected a member of the board of regents of the State University in 1902, and resigned to take a seat in the Iowa Senate upon election, serving from 1907 to and including 1916, from the Fiftieth district, composed of Pocahontas, Buena Vista and Humboldt Counties; resided at Pocahontas, Iowa, practicing law and in banking for twenty-five years; became a candidate for the Republican nomination for governor in the 1916 state primary, receiving 48,000 votes, losing in a three-cornered race between himself, George Cosson and William L. Harding, the latter receiving the nomination.

In 1918, the Allen family moved to Des Moines, where Mr. Allen became interested in the First Mortgage Corporation of Iowa, serving as President thereof. Practiced law as a member of the firm of Allen & Whitfield. Was elected mayor of Des Moines in 1936, serving one term. During the term of office there were many changes in Des Moines municipal government and in public improvements. His campaigns brought him ardent support and his efforts in reform made fighting enemies.

He later moved to Detroit Lakes, Minnesota, and engaged in the real estate and farm management business with his son Byron G. Allen, a former representative in the Iowa House from 1927 to 1931.

Surviving Mr. Allen are his wife, Grace; his daughter, Josephine; his son and daughter-in-law, Mr. and Mrs. Byron G. Allen; grandchildren, Virginia and Eric G. Allen, third grandchild, Joseph W. preceded him in death, is buried beside him at Pocahontas.

Mr. Allen was a member of the Congregational Church, a 32nd degree

Mason; affiliated with the Phi Delta Theta college fraternity and Phi Delta Phi, a legal fraternity, and for several years had been annually recognized in "Who's Who" in America.

Therefore, Be It Resolved by the Senate of the Fifty-third General Assembly: That in the passing of Senator Allen, Iowa has lost a distinguished citizen, valued and honored; a man who devoted many years of his life to public service; a man of friendship and ability, and the Senate extends its most sincere sympathy to each and all of the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the Senate and that the Secretary be directed to forward enrolled copies to the members of the family of the deceased.

J. F. MILLER,
BURL N. RIDOUT,
PAUL E. MCCARVILLE,
Committee.

The resolution was unanimously adopted.

JAMES R. BARKLEY

MR. PRESIDENT: Your committee, appointed to prepare a suitable memorial commemorating the life, character and public service of the late Honorable James Robert Barkley, of Moulton, Iowa, begs leave to submit the following report:

James Robert Barkley, lawyer, lecturer and legislator, died at Des Moines, Iowa, July 26, 1948; born in a log cabin in Davis county, Iowa, February 13, 1869, son of Thomas and Margaret Barkley; took an active part in farming from time he was nine years old; educated in the public schools and Drake University, where he studied law and was admitted to the bar in 1894 at Moulton, Iowa, until 1907, after which and until 1927 he took an active part in Chautauqua work; together with Alonzo Wilson established what is credited as being the first chautauqua system in the United States, then known as the "Lincoln Chautauqua"; was campaign manager in 1912 for Mr. Wilson, who was a candidate for president on the national prohibition ticket; for twenty years was a widely known chautauqua lecturer and artist, billed as a cartoonist, artist, clay modeler and entertainer; traveled over a million miles and gave more than 4,000 lectures, chalk talks and clay modeling entertainments; developed early a strong dislike for spirituous liquors and continued an ardent prohibitionist until his death; was a tireless church worker, a ready public speaker and a top ranking, public spirited citizen; made notable progress in many fields, including music and amateur astrology; served as Senator from the Appanoose-Davis county district since 1944, but was not a candidate for re-election; from 1924 to 1928 was business manager of Buena Vista college, and from 1928 to 1930 field secretary of the Westminster Presbyterian college, Salt Lake, Utah; also worked with the Presbyterian denomination seeking large endowments for its schools and colleges; during World War I was a Y.M.C.A. entertainer overseas; served as a member and President of the Moulton

school board, as Sunday school superintendent and elder of the Presbyterian church, and delegate to the national assembly; married Minnie Henke, November 5, 1896, who died in January, 1939; again was married to Mrs. Lou Holbert, whose death occurred July 8, 1948; survived by a daughter, Mrs. Lyman Wiltse, of Miami, Florida, and a son, Robert Barkley, of Pittsburgh, Pennsylvania; was a member of the Masonic and Odd Fellows and Modern Woodman orders and a Republican.

Therefore, Be It Resolved by the Senate of the Fifty-third General Assembly: That in the passing of Senator James Robert Barkley the state mourns the loss of a valuable and honored citizen.

Be It Further Resolved: That this resolution be spread upon the records of the Journal of the Senate of the Fifty-third General Assembly of Iowa, and that an enrolled copy thereof be transmitted to his son, Robert O. Barkley, Pittsburgh, Pennsylvania, and to his daughter, Kathleen Wiltse, Miami, Florida.

SHERMAN WEST,
PEARL W. McMurry,
E. K. BEKMAN,
Committee.

The resolution was unanimously adopted.

AARON VALE BLACKFORD

MR. PRESIDENT: Your committee, appointed to prepare suitable resolutions commemorating the life, character and public service of the late Honorable Aaron Vale Blackford of Bonaparte, Iowa, begs leave to submit the following:

Aaron Vale Blackford was born on a farm near Hillsboro, Iowa, December 18, 1871, and died on August 31, 1948. He was a descendant of Martin Blackford, who came to this country in 1751, and settled in York county, Pennsylvania. His parents, John W. and Nancy Atland Blackford, came to Iowa in 1858, and settled on a farm near Hillsboro. His father was a member of the Thirty-fifth General Assembly, representing Henry county.

Senator Blackford secured his early education in the rural schools of Van Buren county, then attended Iowa Wesleyan academy. In 1897 he was graduated from Iowa Wesleyan college at Mt. Pleasant, Iowa, with a degree of Bachelor of Arts. During his college career he served on the college debating team; he was a member of the Beta Theta Pi fraternity, and was chapter delegate to the national convention during his junior year. After leaving college, he taught school two years, then entered the hardware, implement and automobile business with his brother in Bonaparte, which association continued until his brother's death. He then engaged in the insurance and real estate business and was active until his last illness. For twenty years he served on the Bonaparte board of education.

He was a member of the Methodist church, a thirty-second degree Mason, a Knight Templar, a member of the Mystic Shrine and the order of the Eastern Star. He was a Republican in politics and served as representative from Van Buren county in the Forty-first, Forty-second and Forty-second Extra ordinary sessions of the General Assembly. He also served as State Senator from the Jefferson-Van Buren district in the Forty-third and Forty-fourth General Assemblies.

Senator Blackford had been twice married and had one son by his first marriage, Kenneth S. Blackford. On December 20, 1925, he was married to Katherine Alice Lundgren of Burlington, who with his son, survives him

Senator Blackford was a staunch believer in the Republican form of representative government. He was active in political, educational, church and community affairs. To his associates and the Senate, he was regarded as an able and fair-minded legislator, an ardent advocate of the present state highway system and a supporter of good government.

Therefore, Be It Resolved by the Senate of the Fifty-third General Assembly: That in the passing of the Honorable Aaron Vale Blackford of Bonaparte, Iowa, the state has lost a valuable and honorable citizen and an honest statesman.

Be It Further Resolved: That a copy of this resolution be spread on the Journal of the Senate, and that the Secretary of the Senate be directed to forward an enrolled copy to his widow, Mrs. Katherine Alice Blackford and to his son, Kenneth S. Blackford.

> ALDEN L. DOUD, E. K. BEKMAN, SHERMAN WEST,

Committee.

The resolution was unanimously adopted.

GRANT L. CASWELL

MR. PRESIDENT: Your committee, appointed to prepare a memorial resolution commemorating the life and public service of the late Grant L. Caswell, begs leave to submit the following:

Grant L. Caswell, publisher and legislator, died at his home in Clarinda, Iowa, May 12, 1948; born in Boone county, Iowa, July 18, 1869.

Mr. Caswell, who had been a partner in the Clarinda Publishing company since 1930, had made his home in Clarinda for five years, since his retirement in 1943 after 60 active years in the printing business. However, his retirement was incomplete as he continued as a newspaper broker on occasional request and almost daily lent a helping hand on many of the lighter but pressing tasks at the Herald-Journal office virtually up to the day of his death.

Mr. Caswell was given an introduction to printer's ink at the Coon Rapids Enterprise when he was 13 years of age, working as a typesetter before and after school without pay. The thrill of seeing his type in print started him on a career seldom approached in Iowa in longevity or recognition by fellow-publishers.

Acquiring pay of \$5 a month for 10-hour work days at the age of 16. he progressed as a printer to jobs at Manning, Cherokee, Sheldon, and finally at Ashton, Iowa, where he acquired his first ownership in a paper

at the age of 19. He was associated in or owned newspapers at Sibley, Rock Rapids and Denison in succession from 1893 until after World War I. In 1915 he became secretary of the Iowa Press association which he helped organize, and after disposing of his newspaper at Denison, he assumed full-time active management of the association. So successful was his work that he was called into 17 different states to help organize associations along similar lines.

While serving as state senator for Crawford, Harrison and Monona counties from 1915-1919, Mr. Caswell had a part in establishing the press association which he served as managing director with offices at Ames until 1937.

In recognition of his service to the 300 newspapers of Iowa, Mr. Caswell was presented the IPA's Master Editor award in 1937 at the close of his twenty-two years' work as secretary and managing director. He had originated this annual award a few years before. From 1937 until he moved to Clarinda in 1943, he operated his newspaper broker's office in Ames.

He was married 57 years ago at Ashton to Miss Evalena Clark, who survives him.

He also leaves three sons and a daughter, Carl C. Caswell of Clarinda, Paul H. Caswell of Salinas, California, Don L. Caswell of Royal Oak, Michigan, and Mrs. Flo B. Guthrie of Oklahoma City.

Therefore, Be It Resolved by the Senate of the Fifty-third General Assembly: That in the passing of the Honorable Grant L. Caswell, the state has lost a valuable and honored citizen and the Senate would tender by this resolution its sincere sympathy to the surviving members of his family, and

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the Senate, and that the Secretary be instructed to send enrolled copies to the family of the deceased.

> E. C. MYRLAND, EDWARD S. PARKER, JAY C. COLBURN,

Committee.

The resolution was unanimously adopted.

THEODORE CHARLES CESSNA

MR. PRESIDENT: Your committee, appointed to prepare suitable resolutions commemorating the life, character and public service of the late Honorable Theodore Charles Cessna, a former member of the General Assembly of Iowa, begs leave to submit the following report:

Theodore Charles Cessna was born March 21, 1867 in Bedford county, Pennsylvania. He was the son of William and Rachel Rose Cessna.

He came to Iowa when twenty years of age and located in Grinnell where he resided continually until his death, December 3, 1947.

His marriage to Ella Buchanan, January 21, 1891, was performed in Grinnell by Bishop Matt Hughes of the Methodist Church. His death preceded by a month their fifty-seventh wedding anniversary.

His formal education, received before he came to Iowa, was from private instruction and in the public schools.

Senator Cessna was recognized as an expert stockman and was actively and extensively engaged in farming and the cattle business for more than thirty years. He was an active member of the Corn Belt Meat Producers' Association.

Always interested in public affairs and having at heart those interests which make a community worth living in, he promoted and participated in those organizations which look toward a development of a fuller and more prosperous farm life.

He was a life-long Republican and his faithful service to his party won him recognition from the twelfth Iowa district when elected to the state senate. He served in the Thirty-eighth, Thirty-ninth, Fortieth, Fortieth Extra and Forty-first General Assemblies.

Senator Cessna was a loyal friend and was held in high esteem as a man and a patriotic citizen. He showed unusual interest in young farmers, many of whom he is known to have assisted financially in getting started on farms of their own. Even after retiring from the farm he bought and sold livestock, remaining active in that line of business until his death.

Besides Mrs. Cessna who is now residing with their daughter, Rachel, Mrs. Leslie K. Patton of Tusculum college at Greeneville, Tennessee, he is survived by one grandson, Kenneth Dean Cessna of Grinnell. Also three sisters and two brothers. Four sons, Dale, John, Karl and Kenneth preceded him in death.

Therefore, Be It Resolved by the Senate of the Fifty-third General Assembly: That in the passing of the Honorable Theodore Charles Cessna, the state has lost a valuable and honorable citizen and the Senate expresses by this resolution its appreciation of his character and public service and tenders sincere sympathy to the surviving members of his family, and,

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the Senate, and that the Secretary be instructed to send enrolled copies to the family of the deceased.

> LUKE VITTETOE, FRED MAYTAG, W. N. SKOURUP,

> > Committee.

The resolution was unanimously adopted.

HOWARD W. EDWARDS

MR. PRESIDENT: Your committee, appointed to prepare a suitable memorial commemorating the life, character and public service of the late Honorable Howard W. Edwards of Tingley, Iowa, begs leave to submit the following report:

Howard W. Edwards was born October 25, 1869, on a farm near Greenfield, Illinois, the son of Lorenzo and Tabitha Edwards. After graduating from Greenfield High School, he attended Illinois Wesleyan

University. He was engaged in a furniture and undertaking business and farmed in Greenfield, Illinois, until 1902. At that time he came to Iowa, locating in Tingley, and opened a furniture and undertaking business. He remained in this business until his death on September 4, 1947. He is survived by his wife, Mrs. Mayme Benson Edwards.

Senator Edwards was postmaster at Tingley for thirty-two years. He was elected as Republican Senator from the fifth district in 1936 and served until 1940 in the Forty-sixth, Forty-sixth Extra, Forty-seventh, and Forty-eighth sessions of the General Assembly.

Senator Edwards was a member of the Methodist Church and was active in all church and community activities. He served as mayor of Tingley and was secretary of the Board of Education for many years.

Therefore, Be It Resolved by the Senate of the Fifty-third General Assembly: That in the passing of the Honorable Howard W. Edwards, the state has lost a valuable and honored citizen—a man who devoted many years of his life to public service.

Be It Further Resolved: That a copy of this memorial resolution be printed in the Journal of the Senate and that the Secretary be directed to send an enrolled copy to the family of the deceased.

X. T. PRENTIS,
PEARL W. MCMURRY,
ERNEST L. HUMBERT,
Committee.

The resolution was unanimously adopted.

GEORGE S. HARTMAN

MR. PRESIDENT: Your committee, appointed to prepare suitable resolutions commemorating the life, character and public service of the late Honorable George S. Hartman, of Fayette, Iowa, begs leave to submit the following:

George S. Hartman, merchant, banker and legislator, died at his home in Fayette, Iowa, August 25, 1947; born at Sharon, Wisconsin. November 13, 1871, the son of M. J. and Emma Hartman, and moved with them to Fayette in 1877; received his education in the public schools of Fayette and attended Upper Iowa University; entered the mercantile business at Fayette in 1892 with his father and brother, Emil Hartman, under the firm name of M. J. Hartman & Sons, which continued until the death of his father in 1915, the sons thereafter operating the business under the firm name of Hartman Brothers until the death of the brother in 1932; served on the town council and as mayor of Fayette from 1932 to 1942; also as chairman of the Republican county committee; engaged in banking as director and vice president of the First National Bank of Fayette from 1915 until the consolidation of the banks there in 1928; served as state senator from the Allamakee-Fayette district in sessions of the Iowa General Assembly from 1921 to 1928; during the last several years has engaged in the clothing business at Fayette with his son, M. J. Hartman; married July 14, 1907, to Miss Gertrude Clothier, of Rockford, Illinois, who died February 25, 1920; and he is survived by two sons, Curtis, Charleston, West Virginia, and M. J., Fayette, and

three sisters, Mrs. Kate Ainsworth, Volga City; Mrs. Anna Cole, Edgewood; and Mrs. Pearl White, Long Beach, California.

Be It Resolved by the Senate of the Fifty-third General Assembly: That in the passing of the Honorable George S. Hartman the state has lost a valuable and honored citizen and one who has contributed unselfish service to the state of Iowa.

Be It Further Resolved: That a copy of this resolution be spread on the Journal of the Senate, and that the Secretary of the Senate be directed to forward enrolled copies to the members of the family of the deceased.

ARTHUR H. JACOBSON,

J. KENDALL LYNES, Don Risk,

Committee.

The resolution was unanimously adopted.

JOHN T. MOFFIT

MR. PRESIDENT: Your committee, appointed to prepare suitable resolutions commemorating the life, character and public service of the late Honorable John T. Moffit, begs leave to submit the following:

John T. Mossit, soldier, legislator and jurist, died at his home in Tipton, Iowa, November 11, 1947. He was born on a farm near Mechanicsville, Iowa, July 8, 1862, the son of Alexander Mossit; graduated from the academy at Cornell College in 1884, and from the law department, University of Michigan, in 1886. He then read law for one year in the office of E. B. Soper at Emmetsburg, Iowa, later locating in Tipton. Ten years later he became a partner in the Cedar Rapids law firm of Grimm, Trewin and Mossit; served as state senator from 1900 to 1904; Cedar County Attorney from 1905 to 1910, and district judge from 1915 to 1942; was a delegate to the Republican national convention in 1892; enlisted in the Iowa National Guard in 1885 as a private and was mustered out as lieutenant colonel at the end of the Spanish-American war.

Mr. Moffit was an honorary member of the Phi Beta Kappa fraternity and of the Cornell college board of trustees since 1906; a Republican, Presbyterian and 32nd degree Mason of the Davenport Consistory. He was married to Winifred E. Hecht at Clarence, Iowa, on September 28, 1892, who died in 1936, and surviving her parents is a daughter, Mrs. Margaret Platner, 203 Kedzie Avenue, Evanston, Illinois.

Therefore, Be It Resolved by the Senate of the Fifty-third General Assembly: That in the passing of the Honorable John T. Moffit, the state has lost a valuable and honored citizen.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the Senate, and that the Secretary be instructed to send an enrolled copy to the family of the deceased.

> J. M. Tudor, O. H. Henningsen, Frank C. Byers,

Committee.

The resolution was unanimously adopted.

GEORGE M. TITUS

MR. PRESIDENT: Your committee, appointed to prepare a suitable memorial commemorating the life, character and public service of the late Honorable George M. Titus of Muscatine, Iowa, begs leave to submit the following report:

George M. Titus, lawyer and legislator, died at Muscatine, Iowa, April 9, 1947; born in Cayuga county, New York, May 19, 1856; moved with his parents to Michigan when eleven years old and attended school there, the family later moving to Iowa where he attended the Baptist college at Wilton; in the meantime started teaching school at the age of fifteen. and continued for seven years; undertook the study of law in 1876 in the office of A. N. Van Camp at Wilton; later studied in the office of Allen Broomhall and was admitted to the bar in 1880; associated in law partnership with DeWitt C. Richman until 1886 and then joined with D. V. Jackson in forming the firm of Titus & Jackson which continued until Mr. Jackson's election as district judge; served as state senator from Muscatine county in the Twenty-seventh and Twentyeighth General Assemblies: author of the Titus amendment to the Iowa constitution which changed from annual to biennial elections; also author of the legislation establishing the state library commission; active in state and local civic affairs and at time of his death was president of the P. M. Musser library, a position he had held since 1901; president of the Titus Loan & Investment company and a past president of the Iowa Pioneer Lawmakers' association; married June 1, 1881, in Muscatine to Ella Broomhall, who died May 5, 1907; again married October 10, 1909, to Hannah Jefferson Hutchinson, who also preceded him in death, those surviving being one son, G. Raymond Titus, of Muscatine, and a daughter, Miss Harriett Titus, of Red Oak, Iowa.

Therefore, Be It Resolved by the Senate of the Fifty-third General Assembly: That in the passing of Senator George M. Titus the state mourns the loss of a valuable and honored citizen; a man who devoted many years of his life to public service.

Be It Further Resolved: That a copy of this memorial resolution be printed in the Journal of the Senate and that the Secretary be directed to send enrolled copies to the members of the family of the deceased.

HERMAN B. LORD,
HARLAN C. FOSTER,
W. N. SKOURUP,
Committee.

The resolution was unanimously adopted.

COMFORT H. VAN LAW

MR. PRESIDENT: Your committee, appointed to prepare suitable resolutions commemorating the life, character and public service of the late Honorable Comfort Harvey Van Law, of Marshalltown, Iowa, begs leave to submit the following:

Comfort Harvey Van Law, attorney and legislator, died at Marshalltown, Iowa, April 20, 1948; born on a farm in Keokuk county, near

Tilton, Iowa, July 19, 1869, a some of Catherine and Robert Vs Law; educated in the rural schools, a garage family lived for a time at 3rooklyn, Iowa; at the age of eighte rathur was teaching school and continued until he began to read law in a golf in the office of Maj. John F. Lacey of Oskaloosa; attended the old aloosa college and in the fall of 1893 entered the State University of .owa and graduated in 1896, receiving his M.A. degree the following year and was admitted to the bar in October, 1897; opened a law office in Marshalltown in 1898, practicing there as an attorney for forty-eight years; married Alice Luscombe at Iowa City, August 2, 1898, Mrs. Van Law died in January, 1933. He served as city attorney from 1901 to 1905; as state senator 1908 to 1912 in the Thirty-third and Thirty-fourth General Assemblies; active always in community and church affairs, serving as chairman of the official board of the Marshalltown Christian Church for more than thirty years and often filled the pulpit as a lay speaker when the church was temporarily without a pastor; he is survived by a son, Ted, an electrical engineer with the Southern California Edison company at Los Angeles, and a daughter, Mrs. Gilbert Blue, the former Alice Van Law, who has been prominent in Marshalltown as a teacher and secretary of the Y.W.C.A. A daughter, Ruth V. Van Law, passed away in 1926, and a son, James H. Van Law, an attorney in Los Angeles, passed away in 1930.

The Senate mourns the untimely death of this able and distinguished citizen of Iowa.

Therefore, Be It Resolved by the Senate of the Fifty-third General Assembly: That in the passing of the Honorable Comfort Harvey Van Law, of Marshalltown, Iowa, the state has lost a valuable and honorable citizen, and an honest statesman.

Be It Further Resolved: That a copy of this resolution be spread on the Journal of the Senate, and that the Secretary of the Senate be directed to forward enrolled copies to the members of the family of the deceased.

W. ELDON WALTER, JOHN R. HATTERY, RICHARD V. LEO,

Committee.

The resolution was unanimously adopted.

HISTORY OF SENATE BILLS IN SENATE SENATE JOINT RESOLU" AND SENATE FILES PASSED AND COVED—167

S. J. R. 1, 2, 8	5, 7, 11.			•)		
S. F. 9, 15,	18, 24,	25, 27,	28;	138, 89,	56, 5	7, 58, 60, 65,
67, 69, 76,	79, 81,	83, 86,	_90, હ⊳()102, 116,	, 117, 11	8, 122, 127, 130,
134, 136, 137, 1	138, 139,	140, 142,	146, 14	149, 151,	152, 15	6, 163, 171, 172,
174, 175, 179, 1	180, 182,	184, 185,	186, 186	189, 191,	, 199, 20 :	1, 207, 210, 211,
212, 216, 217, 2	2 22, 223,	231, 236,	238, 240,	242, 243,	, 244, 24	9, 256, 257, 265,
269, 273, 278, 2	281, 292,	297, 305,	306, 309,	310, 311,	, 320, 32	2, 324, 325, 330,
337, 339, 343, 3	344, 345,	347, 348,	351, 353,	358, 359,	, 360, 36 :	1, 363, 369, 371,
372, 374, 375, 3	379, 380,	382, 388,	389, 390,	391, 392,	396, 40	3, 413, 417, 427 ,
435, 446, 449, 4	452, 456,	465, 467,	470, 471,	472, 476,	, 477, 47	9, 485, 486, 487,
489, 490, 491, 4	4 98, 500,	501, 502,	503, 508,	510, 511,	514, 51	5, 516, 517, 519,
520, 523, 524.			•			
Dannad hash	TT	h	C	0 10	150 10	0 455 404

Passed both Houses, vetoed by Governor—S. F. 150, 173, 475, 484.

RECORD OF EACH SENATE BILL IN SENATE.				
	S. J. R.			
1 By Dykhouse, Elthon, Hult-	5 By Tax Revision. Relating			
man, Reilly, Watson of	to membership of Retrench-			
O'Brien. Authorizing ap-	ment and Reform committee			
pointment of a special com-	pending appointment of new			
pointment of a special com- mittee to codify Iowa laws	committee.			
relating to municipal im-	Introduced, placed on calendar 330			
provement laws.	Passed; ayes 45, nays none 340			
Introduced, passed on file 26	Reported enrolled 392			
Referred	Signed by President 392			
Amendment filed 203	Sent to Governor 393			
Sifting recommends calendar1007	Signed by Governor 422			
Recommended passage1076				
Amendment adopted1104	6 By Public Health. Creat-			
Passed; ayes 44, nays 21104 Concurred	ing special committee to			
Passed; ayes 41, nays none1234	study public health laws of state of Iowa; making ap-			
Reported enrolled1285				
Signed by President1285	propriation therefor.			
Sent to Governor	Introduced, referred 599			
Signed by Governor, May 5th.	Sifting recommends calendar 752			
No Journal Entry.	Referred			
	Amendments filed 853			
2 By Faul and Berg. Relat-	Report adopted 862			
ing to succession of officers	Amendment adopted 863			
to office of Governor in event	Title amended 863			
of death.	Passed; ayes 39, nays 2 863			
Introduced, passed on file 27				
Referred 104	7 By Appropriations, Relat-			
Recommended passage 162	ing to cooperation of city of			
Amendment filed 179	Ames and Iowa State Col-			
Report adopted 193	lege in operation of joint			
Amendment adopted 194	sewage system.			
Passed; ayes 47, nays none 194	Introduced, referred 633			
Refused to concur. S. J339-340	Sifting recommends calendar 699			
Conference report 403	Placed on calendar 707			
Conference report adopted1105	l'assed; ayes 49, nays none 723			
Reported enrolled	Reported enrolled. S. J 963			
Sent to Governor1141	Signed by President 693			
Signed by overnor1287	Sent to Governor 963			
Signed by Overnor	Sent to Governor 963			
3 By Faul. Relating to age	Signed by Governor 997			
qualification of electors,	0 75 75 4 75 4 4 4 4 4 4 4 4 4 4 4 4 4 4			
changing from 21 years to	8 By Doud. Creating special committee to investigate			
18 years.	number and size of judicial			
Introduced, passed on file 27	districts in state of lowe			
Referred to election reform 104	districts in state of Iowa, requirements of judicial per-			
	sonnel, revision of districts			
4 By Van Eaton and Dyk-	and personnel needed.			
house. Relating to designa-	Printed and withdrawn 670			
house. Relating to designa- tion of section of U. S. High-				
way No. 75 as a Blue Star	9 By Judiciary 1. Creating			
highway.	special committee to investi-			
Introduced, passed on file 121	gate number and size of ju-			
Referred to highways 140 Amendment filed 254	dicial districts in state of			
Amendment filed 254	Iowa, requirements of judi-			

S. J. R.	S. F. Page
cial personnel, revision of districts and personnel need- ed.	6. By Faul and Berg. Relating to limit of old age assistance liens.
Introduced, referred to sifting 675	Introduced, passed on file 11 Referred to social security 104
10 By Compensation of Pub- lic Officers and Employees.	
Relating to compensation and mileage of members of Gen-	7 By Faul and Berg. Relating to use of funds by cities having a population of 9,000 or
eral Assembly and Lieutenant	ing a population of 9,000 or
Governor. Introduced referred 978	more for extension of fire de- partment service outside cor-
Introduced, referred	
Amendments filed	Referred 104
	porate limits 11 Referred 12 14 Referred 104 Recommended passage 140 Report adopted 145 Placed on calendar 145 Amendment filed 148 Amendments adopted 191 Title amended 191 Passed; ayes 47, nays none 191
11 By Judiciary 2. Relating to appointments to board of	Placed on calendar
control; directing comptroller to issue warrants for salary.	Amendments adopted 191
to issue warrants for salary. Introduced, referred	Passed: ayes 47, nays none 191
Sifting recommends calendar 1173 Passed; ayes 44, nays none 1186 Reported enrolled 1285 Signed by President 1285 Sent to Governor 1286 Signed by Governor, May 5th No Journal Entry.	1
Signed by President	8 By Faul and Berg. Provid- ing for extension of time in
Sent to Governor1286	1949 when taxes shall become
No Journal Entry.	
S. F. Page	Introduced, passed on file
	Recommended passage 237
1 By Faul, Berg, Jacobson, Knudson, Zastrow, Bateson, Walter and Benson. Relating	Report adopted
to soldier bonus, cancelling direct annual tax, substituting appropriation therefor.	Report adopted
ing appropriation therefor.	Passed; ayes 47, nays none 365
Introduced, passed on file	
Referred	9 By Faul and Skourup. Re- lating to parking meter reve-
Recommended passage 254	lating to parking meter revenues, and collection and allocation thereof; prohibiting sale of automotive supplies
Recommended passage	sale of automotive supplies
tion	or garvices on our-street bark-
Re-referred to appropriations 453	ing area. Introduced, passed on file 12 Referred
2 By Faul and Berg. Relating to reimbursement for taxes	Recommended amendment, pas-
levied for military service; providing for appropriation	sage
providing for appropriation therefor.	Amendment filed
therefor. Introduced, passed on file	Amendments adopted 654
sitting recommends calendar of	l'assed; ayes 48, nays none 655 Concurred 981
Referred to appropriations 610	Passed; ayes 47, nays none 982
3 By Faul and Berg. Relating to remission of interest and	Signed by President
penalty upon property tax	Sage
to remission of interest and penalty upon property tax levies of persons serving in armed forces.	
Introduced nassed on Die	10 By Zastrow, Faul, Berg, Bateson, Miller and Benson. Relating to credit on individ-
Referred 104 Recommended passage 202 Report adopted 248 Passed; ayes 50, nays none 249	Relating to credit on individ-
Passed; ayes 50, nays none 249	ual income tax payments. Introduced, passed on file 12
	Referred
4 By Faul and Berg. Relating to sending property tax state- ments by March first.	tion
Introduced, passed on file 11	tion
Introduced, passed on file	
5 By Faul and Berg. Relating to taxation time of filing sup-	11 By Faul, Watson of Pot- tawattamie and Mercer. Re- lating to flood control and water resources; creating Iowa Water Control and Re-
to taxation time of filing sup- plemental estimates for par-	iating to nood control and water resources; creating
ticular funds.	Iowa Water Control and Re-
Introduced, passed on file: 11 Referred 104	
Referred	propriation therefor. Introduced, passed on file 12 Referred to lowa development 104

S. F. Pag	ge S. F. Page
12 By Faul, Watson of Pot- tawattamic and Mercer. Re-	Passed; ayes 47, nays none. 549 Reported enrolled 573 Signed by President 573 Sent to Governor 573 Signed by Governor 620
tawattamie and Mercer. Re-	Reported enrolled 573
lating to establishment of districts for protection of	Signed by President 573
land from damage by soil	Sent to Governor 573
AFORION	Signed by devernor 020
Introduced, passed on file 1 Referred to judiciary 2 10	13 10 Bu Boul Wetser of Det
Referred to judiciary 2 10	19 By Faul, Watson of Pot- tawattamie and Mercer. Re- lating to management of
	lating to management of
13 By Faul, Watson of Pot-	drainage or levee districts by
tawattamie and Mercer. Re-	trustees; compensation there-
13 By Faul, Watson of Pot- tawattamie and Mercer. Re- lating to prevention by de- partment of health of pollu-	: tor
tion of streams.	Introduced, passed on file
Introduced nassed on file 1	13 Recommended nassage
Introduced, passed on file	04
Amendment filed 11	12 20 By Faul Watson of Pot-
Recommended amendment, pas-	20 By Faul, Watson of Pot- tawattamic and Mercer. Re-
Amendment filed	lating to individual drainage rights and mutual drains.
remember med	rights and mutual drains.
	Introduced, passed on file
14 By Faul, Watson of Pot- tawattamie and Mercer. Re-	Recommended passage
lating to state soil conserva-	,
lating to state soil conserva- tion committee; member- ship, functions, compensa-	21 By Faul, Watson of Pot-
ship, functions, compensa- tion thereof.	21 By Faul, Watson of Pot- tawattamic and Mercer. Re-
tion thereof,	lating to distribution and ex-
Introduced, passed on file 1 Referred to conservation 10	penditure of federal funds
recorded to compart actions	projects.
15 Dy Wayl Watson of Dat	Introduced, passed on file 15
tawattamie and Mercer Re-	Introduced, passed on file 15 Referred to judiciary 2 105
lating to reorganization of	
15 By Faul, Watson of Pot- tawattamie and Mercer. Re- lating to reorganization of certain school districts af- fected by flood control proj-	22 By Faul, Hultman, Berg,
fected by flood control proj-	Byers, Maytag, Henningsen,
ects.	trow. Relating to minimum
Referred	standards in the construction
Recommended passage 26	of public buildings; creating
Report adopted 36	69 state building code council.
Reported appoiled 57	Referred
Signed by President 57	73 Amendments filed
Sent to Governor 57	73 Recommended passage 424
Introduced, passed on file. 1 Referred	22 By Faul, Hultman, Berg, Byers, Maytag, Henningsen, Knudson, Hattery and Zas- trow. Relating to minimum standards in the construction of public buildings; creating state building code council. Introduced, passed on file
	23 By Bekman Faul Knudson
16 By Faul, Watson of Pot- tawattamie and Mercer. Re- lating to improving and	23 By Bekman, Faul, Knudson, Henningsen and Mercer. Re- lating to qualifying, licens- ing, and supervision of life
lating to improving and	lating to qualifying, licens-
nnancing construction of	ing, and supervision of life
sewage treatment plants. Introduced, passed on file 1. Referred to judiciary 2 10	insurance agents. Introduced passed on file
Introduced, passed on nie 1	Introduced, passed on file 16 Referred
Referred to judiciary 2 19	
45 5 5 5 5	
17 By Faul, Watson of Pot- tawattamie and Mercer. Re- lating to protection from floods by cities and towns. Introduced, passed on file	04 7- 7 7-1-41 4- 4-6
lating to protection from	nition for purpose of qualify-
floods by cities and towns.	ing for state aid to local
Introduced, passed on file 1	24 By Faul. Relating to defi- nition for purpose of qualify- ing for state aid to local fairs; to include 4-H Club
Referred to cities and towns 10	4 fairs
Amendment med 14.	Introduced, passed on file
18 Dy Faul Watson of Dat	Recommended passage 253
18 By Faul, Watson of Pot- tawattamie and Mercer. Re-	Report adopted 349
lating to construction, main-	Passed; ayes 43, nays none 350
lating to construction, main- tenance, repairs, improve-	Reported enrolled
ments, operation and financ- ing of levee and drainage dis-	Sent to Governor 620
	Report adopted 349 Passed; ayes 43, nays none 350 Reported enrolled 619 Signed by President 620 Sent to Governor 620 Signed by Governor 660
Introduced, passed on file 1-	14
Referred 10-	25 By Hart, Sharp and Mercer. Relating to making of committee report on status of state office building program. Introduced, passed on file
Amendments nied294, 296, 463	Relating to making of com-
Made special order 456	nittee report on status of status of state office building program
Amendments adopted472-47	is Introduced, passed on file 17
Introduced, passed on file	Kules suspended 29 Amendment adopted 29
Concurred 54!	19 Amendment adopted 29

S. F. Pag	
Advisory committee report 13	33 By Risk and Faul. Relating
Reported enrolled 1	to the investment of ceme-
Signed by President	 tery funds. Introduced, passed on file 24
Signed by Governor 10	Introduced, passed on file 24 Referred to judiciary 1 105
26 By Hart, Sharp and Mercer. Relating to creation of legis- lative office building advisory	34 Ry Risk and Faul. Relating
Relating to creation of legis-	to powers of a credit union to
lative office building advisory	to powers of a credit union to invest its funds.
committee. Introduced, passed on file 1	Introduced naceed on Nie 71
Rules suspended 2	Referred 10-25
	Report adopted
Referred to public lands and	Passed; ayes 50, nays none 250
buildings 10	15
	35 By Risk and Faul. Relating
27 By Faul, Relating to as-	to shares of building and loan
sessment of property in benefited water districts. Introduced, passed on file 1	associations.
Introduced, passed on file 1	Introduced, passed on file 24 Referred to banks, building and
Referred 10 Amendment filed 12 Recommended passage 16 Page 16	loan
Amendment filed 12	loan
Recommended passage 16	52
Report adopted 17 Deferred, retained on calendar 17 Amendments filed 179, 21 Amendment withdrawn 20	4 36 By Faul. Relating to cities
Amendments filed179, 21	and counties, appropriating
Amendment withdrawn 20	money for veteran informa-
Amendment withdrawn 20 Amendments adopted225-22 Passed; ayes 48, nays 1 22	tion centers.
Penorted enrolled 61	6 Introduced, passed on file 24
Reported enrolled	Referred
Sent to Governor	0 H. F. 95 substituted 457
Signed by Governor 66	60 Withdrawn 457
28 By Van Patten. Relating to fixing standard weight per bushel for soybeans.	37 By Skourup. Legalizing acts of The Bennett Com-
nxing standard Weight per	acts of The Bennett Com-
Introduced passed on file	uany; providing for renewal of charter.
Introduced, passed on file	Introduced, passed on file 24
Recommended passage 21	8 Referred
Report adopted 25	Referred
Passed; ayes, 50, nays none 25	Amendment filed
Signed by President 96	Report adopted
Sent to Governor 96	Passed: aves 49, navs none 155
Report adopted 25 Passed; ayes, 50, nays none. 25 Reported enrolled 96 Signed by President 96 Sent to Governor 96 Signed by Governor 103	Reported enrolled
	Amendment adopted Passed; ayes 49, nays none. 155 Reported enrolled . 577 Signed by President . 577 Sent to Governor . 577 Signed by Governor . 627
29 By West. Relating to re- quirement of every dealer to show octane rating of motor	Sent to Governor
quirement of every dealer to	Signed by Governor
vehicle fuel sold.	on the Detrees and Mademaille
Introduced, passed on file 2	38 By Bateson and McCarville.
Introduced, passed on file 2 Referred to motor vehicles 10	Relating to requiring candi- dates in special elections to
	file election expense state-
30 By West. Relating to re-	
30 By West. Relating to removal of twenty-five mill	Potenned 105
limitation of military service	Recommended passage 219
lax credit.	Report adopted
Introduced, passed on file 2 Referred to tax revision 10	Passed; ayes 45, nays none 26;
10101104 10 1411 10 1110111111111111111	Reported enrolled
31 Ry West Relating to fees	ments. Introduced, passed on file 24 Referred
31 By West. Relating to fees and mileage allowed jurors.	Signed by Governor1289
Introduced, passed on file 2	
Referred	39 By Knudson, Legalizing in-
Recommended amendment, pas-	corporation of Peoples' Gas
sage 35	and Electric Company of Der-
9.0 Des Tarman Des 1-42-1-4-1-1	aware as foreign corporation
32 By Lynes. Relating to pro- ceeds of life insurance poli-	of Iowa. Introduced, passed on file 23
cies and manner of taxation	Introduced, passed on file 2 Referred 10
thereof	Amendment filed
Introduced, passed on file 2	24 Recommended passage 16
Referred	Referred
Report adopted	18 Amendment adopted
Introduced, passed on file	Reported enrolled 698

S. F. Page	S. F. Page
Signed by President	Referred
40 By Dykhouse, Elthon, Huitman, Reilly, Watson of O'Brien. Relating to classification, jurisdiction, control, establishment, alteration and vacation of highway; repealing or amending certain sections of Code.	46 By Dykhouse, Elthon, Hultman, Reilly, Watson of O'Brien. Relating to primary road bonds and county road bonds. Introduced, passed on file
ing or amending certain sections of Code. Introduced, passed on file	47 By Dykhouse, Elthon, Hultman, Reilly, Watson of O'Brien. Relating to author- izing issuance, sale, payment and expenditure of primary road bonds and secondary road bonds. Introduced, passed on file
41 By Dykhouse, Elthon, Hultman, Reilly, Watson of O'Brien. Relating to secondary roads; amending, revising and codifying Code. Introduced, passed on file 25 Referred 105 Amendment filed 112 Recommended passage 530 Sifting recommends calendar 998, 1028 Report adopted 1030 Amendments adopted 1030 Passed; ayes 46, nays none 1031	48 By Dykhouse, Eithon, Hultman, Reilly, Watson of O'Brien. Relating to primary roads; amending, revising and codifying Chapter 313, Code 1946. Introduced, passed on file
42 By Dykhouse, Elthon, Hultman, Reilly, Watson of O'Brien. Relating to farm to market roads; amending, revising and codifying Code. Introduced, passed on file	49 By Dykhouse, Elthon, Hultman, Rellly, Watson of O'Brien. Relating to funds for construction and maintenance of highways, creating a road use tax fund. Introduced, passed on file
43 By Dykhouse, Elthon, Hultman, Reilly, Watson of O'Brien. Relating to secondary roads, farm to market roads, and primary roads; amending, revising, consolidating and codifying Code. Introduced, passed on file	50 By Dykhouse, Elthon, Hultman, Reilly, Watson of O'Brien. Relating to transfer from general fund to primary road fund, use tax funds from sale of new motor vehicles and trailers. Introduced, passed on file
repealing Chapter 311, Code 1946. Introduced, passed on file	51 By Dykhouse, Elthon, Hultman, Reilly, Watson of O'Brien. Relating to increase in number of members in highway safety patrol. Introduced, passed on file
ondary road assessment dis- tricts; levying of special as- sessments on property for cost of surfacing secondary roads.	52 By Dykhouse, Elthon, Hult- man, Reilly, Watson of O'Brien. Relating to motor vehicles and law of road; speed limits and speed zones. Introduced, passed on file 28

S. F. P	age	S. F. Pa	ge
53 By Dykhouse, Elthon, Hult-		Amendment adopted	86
man Rollly Watern of		Passed; ayes 48, nays none 1 Concurred 747, Passed; ayes 47, nays none 747, Reported enrolled Signed by President 7 Sent to Governor 7 Signed by Governor 8	86
officer, Relating to state	ł	Page de avec 47 nave name	148
spection of motor vehicles.	i	Reported enrolled	175
O'Brien. Relating to state safety lanes and periodic in- spection of motor vehicles. Introduced, passed on file	28	Signed by President	75
Referred	105	Sent to Governor	175
tion	590	Signed by Governor	112
tion	020	59 By Henningsen and Wat-	
54 By Dykhouse, Elthon, Hult-	1	59 By Henningsen and Wat- son of Pottawattamie. Relat-	
54 By Dykhouse, Elthon, Hult- man, Reilly, Watson of O'Brien. Relating to a fund	į	ing to a system of nersonnel	
for financing engineering	1	administration in state em-	
studies and research projects		ployment; creating state per- sonnel board and director of	
studies and research projects of secondary roads.		personnel.	
Introduced, passed on file	28	Introduced, passed on file	34
Referred Recommended passage Sifting recommends calendar	459	Referred to governmental affairs 1 Amendments filed141, 5	6:
Sifting recommends calendar	796		
Sifting recommends calendar Report adopted	881	60 By West. Relating to trans- portation of public school children; requiring parents to have their children meet the	
Withdrawn	881	portation of public school	
Withdiawii	301	children; requiring parents to	
55 By Mercer. Relating to giv-	j	school bus: providing reim-	
ing perpetual duration to cor-	i	school bus; providing reim- bursement under specific con-	
porations not for pecuniary		ditions.	69
porations not for pecuniary profit; prescribing notice to be given on dissolution of	i	Introduced, passed on file	105
corporation.		Recommended amendment, pas-	
Introduced, passed on file	28 105	sage Report adopted Amendment adopted Passed; ayes 47, nays noue	67
Referred	100	Amendment adopted	140
sage	202	Passed: ayes 47, nays none	183
sage	279	Concurred	961
Report adopted	306	Concurred Season	161
Title amended	306	Reported enrolled	900
Passed; ayes 49, nays none	307	Signed by President10	06
56 By Jacobson, Legalizing is-		Sent to Governor	106
suance, sale, and delivery of	!	signed by Governor	,,,
suance, sale, and delivery of municipal hospital bonds by West Union, Iowa.	!	61 By Martin. Relating to the	
West Union, lowa. Introduced, passed on file	33	sale and conveyance to Alu- minum Company of America	
Referred	105	of certain submerged land in	
Proof of publication certified Recommended passage	124	Gantt County	
Recommended passage	200	Introduced, passed on file	69
Passed: aves 48. navs none	210	Recommended nassage	179
Reported enrolled	243	Report adopted	213
Report adopted Passed; ayes 48, nays none Reported enrolled Signed by President Sent to Governor Signed by Governor	243	Scott County. Introduced, passed on file. Referred	113
Signed by Governor	275	Withdrawn 2	:13
	-10	62 By Walter. Relating to county zoning commission.	
57 By Myrland. Legalizing		county zoning commission,	
issuance of County Public Hospital Bonds by Crawford	i	reducing number of inhab- itants in supervisor-zoned area from 60,000 to 35,000,	
County.	. 1	area from 60,000 to 35,000.	
Introduced, passed on file	33	Introduced, bassed on nie	6.9
Referred Recommended passage Proof of publication certified Report adopted Passed; ayes 50, nays, none Reported enrolled Signed by President Sent to Governor Signed by Governor	141	Referred to governmental attails	141
Proof of publication certified	145		
Report adopted	146	63 By Bateson, Zastrow and	
Ranorted aprolled	217	Walter. Relating to personal property located upon lands included within limits of cities and towns, not laid out in loss of ten sorge or less.	
Signed by President	217	included within limits of	
Sent to Governor	217	cities and towns, not laid out	
signed by Governor	201	in lots of ten acres or less; shall not be taxable for city	
58 By Dykhouse, Colburn,		and town purposes.	_
58 By Dykhouse, Colburn, Myrland. Relating to open season on fur-bearing ani-		Introduced, passed on file	70
mals; providing open season		Referred to tax revision	106
on beaver.		64 By Faul. Relating to ex-	
Introduced passed on file	34	64 By Faul. Relating to ex- clusion of supervision and	
Amendment filed	163	control of waterworks in cer- tain cities from duties of city	
Recommended passage	161	manager.	
Referred	175	Introduced, passed on file	70
Amendment withdrawn	175	Referred to cities and towns	106

S. F. P.	age	S. F. Pai	ge
65 By Byers. Legalizing re- newal of incorporation of Witwer Grocer Company of	- 1	72 By Humbert, Relating to bounties on wild animals; to	
newal of incorporation of	1	bounties on wild animals: to	
Witwer Grocer Company of	1	include groundhogs.	
Cedar Rapids.	- 1	Introduced passed on file	77
Introduced named on file	70	Referred 1	ÒĠ
Referred	106	Sifting recommends calendar &	37
Referred Amendment filed Recommended passage Report adopted Amendment adopted Passed: ayes, 41, nays none. Reported enrolled Signed by President Sent to Governor Signed by Governor	149	include groundhogs. Introduced, passed on file	ĭè
Pacamment nieu	161	Descrit over 28 move 2	97
December desired	101	rasseu, ayes so, nays s	21
Amendment edented	105		
Amendment adopted	130	73 By Humbert. Relating to bounties on wild animals; to include red or grey foxes. Introduced, passed on file	
Passed: ayes, 41, nays none	120	bounties on wild animals; to	
Reported enrolled	3/3	include red or grey foxes.	
Signed by President	573	Introduced, passed on file	78
Sent to Governor	573	Referred to conservation 1	06
Signed by Governor	620		
•	- 1	74 By Faul. Relating to open-	
66 Dy Faul Fither and Ma-			
66 By Faul, Elthon and Mc-	ŀ	ing and construction of paved	
tom of Civil Convince Admin	- 1	roadway and sidewalk through state capitol	
66 By Faul, Elthon and Mc- Carville. Relating to a sys- tem of Civil Service Admin- istration for state employees.	- 1	through state capitor	
Tatalion for state employees.	70	grounds.	70
Intiduded, passed on me		Introduced, passed on file	78
Referred	106	Referred	34
Referred	- 00		
tion	528	75 By West and Van Eaton. Relating to witness fees and mileage in courts of record.	
	- 1	Relating to witness fees and	
67 By Prentis. Legalizing re-	ļ	mileage in courts of record.	
newal of incorporation of	i i	Introduced, passed on nie	78
Kellerton Mutual Central		Referred 1	06
	- 1	Referred	
I elephone Company.	70	sage 3	55
Defended, passed on me	140		
Referred	140	78 Du Maul Dalating to non	
Depart adapted	141	76 By Faul. Relating to per-	
Report adopted	229	mits to non-residents who lease motor vehicles from	
l'assed; ayes 19, nays none	230	lease motor venicles from	
Reported enrolled	645	owner; same shall not be con- sidered "non-resident owner."	
Introduced, passed on file. Referred	646	sidered mon-resident owner.	
Sent to Governor	646	Introduced, passed on file Referred 1 Recommended passage 3 Report adopted 12 Reported enrolled 12 Signed by President 13 Sent to Governor 12 Signed by Governor 12 Signed S	78
Signed by Governor	698	Referred	υņ
	1	Recommended passage	11
68 By Lord and Skourup. Re- lating to increasing annual		Report adopted	07
lating to increasing annual		Passed; ayes 49, nays none 4	57
levy by township trustees for		Reported enrolled	Z3
fire protection.		Signed by President	Z 3
Introduced, passed on file Referred	71	Sent to Governor	23
Referred	106	Signed by Governor	86
Recommended passage			
passage		77 By Faul. Relating to max-	
en De Trulamen 7 emplimiere		imum length of motor ve-	
69 By Hultman. Legalizing	1	imum length of motor ve- hicles or combinations of ve-	
proceedings taken by city of	i	hicles.	
Glenwood for construction of	- 1	Introduced, passed on file	78
Glenwood for construction of Municipal Waterworks.	!	Referred to motor vehicles 1	06
introduced, passed on me	71		•
Introduced, passed on file Proof of publication certified Referred	102	78 By Bekman, Watson of	
Referred	106	78 By Bekman, Watson of Pottawattamie, Whitehead,	
Referred Recommended passage Report adopted Passed: ayes 50, navs none. Reported enrolled Signed by President. Sent to Governor. Signed by Governor	141	Pottawattamie, Whitehead, Skourup and Hultman. Relat-	
Report adopted	145	ing to exemption of certain	
rassed; ayes 50, navs none	145	ing to exemption of certain moneys, credits, corporation shares or stocks from taxa-	
Reported enrolled	217	shares or stocks from taxa.	
Signed by President	217	shares of stocks from taxa-	
Sent to Governor	217	tion.	78
Signed by Governor	251		06
	- 1		
70 By Bekman. Faul and Mav-	l	79 By Lynna Lagalising lean	
70 By Bekman, Faul and May- tag. Relating to appointment of legislative assistant to at-	- 1	and of school building hands	
of legislative assistant to at-	1	har independent school dis-	
torney general.	1	twist of Greens and love of	
torney general. Introduced, passed on file	71	tower to now hands	
Referred	106	Introduced person on 61c 1	Λ.
Amendment filed	142	Defended to judicions ?	17
Referred Amendment filed Sifting recommends calendar Failed to pass; ayes 22, nays 24	798	79 By Lynes. Legalizing issuance of school building bonds by independent school district of Greene and levy of taxes to pay bonds. Introduced, passed on file	94
Failed to mass: aves 22 nave 24	889	Amondment flod	10
to leady alon may nate at		Programment med	21
71 Day Deleman Balades	1	Recommended passage	20
71 By Bekman. Relating to	ļ	Committee report adopted 1	40
payment of weekly compensation benefits for permanent disabilities in addition to		Amenament adopted	40
sation penents for permanent	i	rassed; ayes 49, nays none 1	11
disabilities in addition to	1	Reported enrolled	01
temporary disabilities.		Reported enrolled 2 Signed by President 2 Sent to Governor 2 Signed by Governor 3	85
Introduced, passed on file Referred to social security	77	Sent to Governor	54
meterred to social security	106	Bigned by Governor 3	v 3

S. F. Page	S. F. P	age
80 By Van Eaton. Relating to cooperation of levee and drainage districts with fed-	87 By Colburn and Faul. Re-	
cooperation of levee and	lating to reserve require- ments of state banks or sav-	
aral agency engaged in food	ings banks or trust com-	
control projects.	panies.	
eral agency engaged in flood control projects. Introduced, passed on file 103 Referred 117 Recommended passage 253 Withdrawn 302	Tual-durad massad 61a	109
Referred	Referred	118
Withdrawn	Amendment filed	118
Withdrawn	H F 206 substituted	943
81 By Faul. Relating to sal-	Withdrawn	260
aries of municipal court em-		
ployees.	88 By Colburn and Faul. Re-	
Introduced, passed on file 104	88 By Colburn and Faul. Re- lating to investments by sav- ings banks in obligations is-	
Sifting recommends calendar 898	ings banks in obligations is-	
104 104 104 104 105	sued by International Bank. Introduced, passed on file Referred to banks, building and	109
Title amended 946	Referred to banks building and	103
Passed; ayes 44, nays none 947	loan	118
Signed by President	loan	119
Sent to Governor1141		
Signed by Governor1171	89 By Walter. Relating to reg-	
	ulation of practice of tax con- sultants; requiring licenses;	
82 By Faul. Relating to in-	sultants; requiring licenses;	
municipal court reporters.	providing for an examining board.	
82 By Faul. Relating to increase in compensation of municipal court reporters. Introduced, passed on file 104	Introduced, passed on file	110
Referred	Introduced, passed on file Referred to judiciary 2	118
Amendment filed		
Sifting recommends calendar 945	90 By Whitehead. Relating	
83 By Faul. Relating to in- creases in salaries of judges	to legalizing acts of any offi-	
creases in salaries of judges	cial or body in regard to	
of municipal court and su-	90 By Whitehead. Relating to legalizing acts of any official or body in regard to a public matter: requiring printing as a bill without cost to state and before action can be taken by General Assembly.	
perior court. Introduced, passed on file 104	cost to state and before ac-	
Referred 117	tion can be taken by General	
Recommended passage 495	Assembly.	110
Amendments filed S87 868	Referred	118
Committee report adopted 916	Recommended passage	148
Amendment adopted 916	Report adopted	155
Title amended 916	Passed: ayes 49, nays none	155
Passed; ayes 47, nays none 917	Signed by President	217
Signed by President1223	Sent to Governor	217
Sent to Governor1223	Assembly. Introduced, passed on file Referred Recommended passage Report adopted Passed; ayes 49, nays none Reported enrolled Signed by President Sent to Governor Signed by Governor	251
perior court. Introduced, passed on file		
84 By Doud. Relating to pay-	91 By Van Eaton and Dyk- house. Relating to military service exemptions. Introduced, passed on file	
84 By Doud. Relating to payment of interest on inheritance tax.	house. Relating to military	
itance tax.	Introduced passed on file	116
Introduced, passed on nie 109	Referred	118
Referred	Referred	119
	Recommended amendment, pas-	956
85 By Van Eaton, Van Patten and Watson of O'Brien. Relating to appointment and term of county assessors. Introduced, passed on file	sage	330
and watson of O'Brien, Re-	00 Dy Dotogon Bielsbough	
term of county assessors.	92 By Bateson, Fishbaugh, Jacobson and Zastrow. Re-	
Introduced, passed on file 109	lating to sale of public bonds. Introduced, passed on file	
Referred to tax revision 117	Introduced, passed on file	113
86 By Colburn and Faul. Re-	Referred	.124
lating to collection, payment	Recommended passage	034
and dishonor of demand items by banks and revocation of credit for, and payment of	09 Dm Unttone Done II	
by banks and revocation of	93 By Hattery, Berg, Hen- ningsen, Zastrow, Martin.	
such items.	93 By Hattery, Berg, Hen- ningsen, Zastrow, Martin, Skourup, Doud and Byers. Relating to creation of public safety peace officers' retire- ment, accident and disability system to provide fund for	
T	Relating to creation of public	
Referred	safety peace officers' retire-	
Recommended nagage 181	system: to provide fund for	
Report adopted	payment of such benefits.	
Amendments adopted 196	Introduced, passed on file	113
Passed; ayes 45, nays none 196	Referred	124
Reported enrolled	tion	495
107 108 109 108 109 108 109 108 109	tion	568
Signed by Governor 308	Withdrawn	758

S. F. Pa	ge S. F.	Pag
94 By Faul. Relating to tables of short rates applicable in forfeiture or cancellation of insurance policies other than	Referred	
inte, enacting substitute for	100 Dec Tree 1 Deletter	
Introduced, passed on file 1 Referred to insurance	102 By Faul. Relating funds in certain cit towns; permitting support of establishe non-profit organizati	les and ise for i public
Passed; ayes 31, nays 15 4 Reported enrolled	non-profit organizati Introduced, passed on fi	on. le 111 12
present law.	Recommended passage Amendment filed Report adopted	180
95 By Berg, Doud, Colburn, Knudson, Hattery, McMurry	non-profit organizati Introduced, passed on fi Referred	ne 197
95 By Berg, Doud, Colburn, Knudson, Hattery, McMurry and Van Patten. Relating to expenditure of state funds by public school districts; providing for method of expenditure; creating special courses account providing	Sent to Governor Signed by Governor	646
penditure; creating special courses account; providing		
courses account; providing for accounting and expenditure of state aid funds. Introduced, passed on file	nurse examiners, and	licens-
	93 Introduced, passed on file Referred to public health Amendment filed	115
96 By Henningsen. Relating to grave markers of veterans.	1.1	
Received to mintary analys 13	104 By Humbert, SI Reilly, Walter, Aug Tudor and Gillespie.	courup, :ustine, :Relat-
97 By Faui, Martin, Van Eaton, Mercer, Henningsen, McCarville, Dykhouse, Relily and Augustine. Relating to	Reilly, Walter, Aug Tudor and Gillespie. ing to construction p of secondary roads; t vide first for const and surfacing of rurs and school bus routes. introduced, passed on file	rogram to pro- ruction
licemen and firemen; to include \$10 additional for each	and surfacing of rurs and school bus routes. introduced, passed on file	
retirement systems for po- licemen and firemen; to in- clude \$10 additional for each child under 18 years of age. lutroduced, passed on file	Referred to highways . 24 56 105 By Byers, Relating	124
Withdrawn	itom han and same i	mount leenses der for
98 By Faul, Martin, Van Eaton, Mercer, Henningsen, McCarville, Dykhouse, Reilly and Augustine. Relating to	Introduced passed on the	. 115
and Augustine. Relating to retirement systems for po- licemen and firemen; in- creasing from \$30 per month to \$50 per month	Referred Recommended Indefinite ponement Report adopted	1001 - 219 227
to \$50 per month. Introduced, passed on file	106 By McCarville, Relat	ling to
Withdrawn	men in certain cities. Introduced, passed on file Referred Amendment filed Ilecommended amendment	116
sent Voters law. introduced, passed on file		
100 Dr. Daleman and Western	itebort adopted	732 732-788 e 733
Relating to increase in tax levy for public libraries. Introduced, passed on file 11. Referred 12. Recommended passage 40. Amendment filed 64. Withdrawn 78.	4 107 By Reilly. Relating to and control of trees,	
Amendment filed 647 Withdrawn 78	bery, flowers and grass parking along streets driveways in certain	HDOR
101 Hattery, Whitehead, Fish- baugh and Walter. Relating to procedures under local	under manager plan by tion. Introduced, passed on file	116
budget law. Introduced, passed on file 115		124 lar 945

S. F. Page	S. F. Page
108 By Van Eaton. Relating to	
refund to cities and towns of	116 By Appropriations. Re- lating to appropriation to
gasoline tax paid by bus com-	defray expenses of inaugu-
panies operating within said towns.	ration. Introduced passed on file 120
	Introduced, passed on file 120
Introduced, passed on file 116 Referred to ways and means 124	Passed: ayes 45, nays none 123
	Reported enrolled
109 By Whitehead and Bek- man. Relating to extending	Sent to Governor
provisions of mining laws to	Signed by Governor 251
provisions of mining laws to include sand mines, clay mines and quarries.	
mines and quarries.	117 By Faul. Relating to as- sessing and listing for taxa-
Introduced, passed on file 116 Referred to manufacturing,	tion omitted property, by
commerce and trade 124	assessors.
	Introduced, passed on file 121
110 By Van Eaton, Skourup and Faul. Providing for regulation and licensing of engineers and firemen of sta- tionary and portable steam bollers; providing for ex- amination	Introduced, passed on file
and Faul. Providing for	Sifting recommends calendar 630
engineers and firemen of sta-	Committee report adopted 668
tionary and portable steam	Passed; ayes 47, nays none bbs Reported enrolled 1925
boilers; providing for ex-	Signed by President
	Sent to Governor
Referred to cities and towns 124	Signed by Governor1289
Introduced, passed on file 116 Referred to cities and towns 124 Amendment filed 238	118 By McMurry. Legalizing
	proceedings taken by town council of Allerton, in au-
111 By Faul. Relating to com-	council of Allerton, in au-
pensation of clerk of grand jury; providing compensa-	thorizing and constructing
tion for such clerks in cer- tain counties.	certain sewers for Allerton. Introduced, passed on file
tain counties.	Proof of publication certified 124
introduced, passed on file 116	Referred
Referred	Amendment filed 163
H. F. 132 substituted	Report adopted
Withdrawn	Amendment adopted 198
440 5 5 10 5 5 141 44 54	163 Report adopted 198 Amendment adopted 198 Passed; ayes 47, nays none 198 Reported enrolled 573 Signed by President 573 Sent to Governor 573 Signed by Governor 620
112 By Reilly. Relating to purchase or acquisition by condemnation of lands by dock boards in cities and towns.	Signed by President 573
demnation of lands by dock	Sent to Governor 573
boards in cities and towns.	Signed by Governor 620
Introduced, passed on file	119 By Zastrow, Relating to
Recommended passage 162	119 By Zastrow. Relating to certified seed; reserving use of blue tag for authorized certified seed.
Report adopted 208	of blue tag for authorized
House File 19 substituted 208	Introduced, passed on file 121
Withdrawn 208	Introduced, passed on file 121 Referred to agriculture 140
113 By Whitehead and Bek-	120 By Vittetoe. Relating to
113 By Whitehead and Bek- man. Relating to expenses for surveying of coal mines.	licensing, inspection and reg-
for surveying of coal mines.	licensing, inspection and reg- ulation of pharmacles; pre- scribing standards, powers of
Introduced, passed on file 120 Referred to Iowa development . 140	scribing standards, powers of
referred to low a development . 170	board and fees; providing for regulations, enforcement and
114 By Whitehead and Bek-	penalties.
114 By Whitehead and Bek- man, Relating to rental and other expenses of local of-	Introduced, passed on file 121 Referred to pharmacy 140
other expenses of local of-	
fices of mine inspectors. Introduced, passed on file 120 Referred to lowa development . 140	121 By Benson. Relating to ac- tion of board of supervisors
Referred to lowa development . 140	of Greene County in contract-
	of Greene County in contract- ing expenditures for erection of secondary road equipment maintenance shed.
115 By Hattery. Legalizing proceedings of boards of di-	of secondary road equipment
rectors of Independent School	maintenance shed.
Districts of Ames, North Star	Introduced, passed on file126 Referred
School District No. 8 of Franklin Township and	Referred 147 Recommended passage 253 Committee report adopted 303 H. F. 150 substituted 303 Withdrawn 263
Washington Township School	Committee report adopted 808
rectors of Independent School Districts of Ames, North Star School District No. 8 of Franklin Township, and Washington Township School District in transferring cer- tain territory to Ames Inde- pendent School District. Introduced, passed on file 120 Referred	Withdrawn
tain territory to Ames Inde-	•
Introduced passed on file . 120	122 By Watson of Pottawat- tamic and Faul. Relating to
Referred 140	compensation aindavits of
Proof of publication certified 169	executors, administrators,
Referred 140 Proof of publication certified 169 Recommended passage 217 H. F. 142 substituted 243	guardians, trustees, receivers or attorneys.
H. F. 142 substituted 243 Withdrawn 260	Introduced, passed on file 126

•		
8. F.	Page	IS.F. Page
Didominal to desilations &	147	Reported enrolled 1092 Signed by President 1092 Sent to Governor 1092 Signed by Governor 1116
Referred to judiciary a	141	Reported enrolled
Recommended passage	218	Signed by President
Referred to judiciary 2	264	Sent to Governor
Passed: aves 44, navs none	264	Signed by Governor
Reported enrolled	284	
Cigned by Dreeddent	984	191 Dm Datasan Bakman and
Passed; ayes 44, nays none Reported enrolled Signed by President Sent to Governor Signed by Governor	904	181 By Bateson, Bekman and
Sent to Governor	207	Zastrow. Relating to exten-
Signed by Governor	316	sion of school year; requiring
		Zastrow. Relating to exten- sion of school year; requiring 180 days of classwork.
123 By Faul. Relating to tax levy to defray expense of county assessor's office in	:	l Introduced, nassed on file 128
levy to defray expense of	•	Referred 147
county aggegent's office in		Sifting recommends calendar 699
county assessors once in	•	Passed; ayes 33, nays 8 731
certain counties.	100	rassed, ajes so, hays o
introduced, passed on file	140	440 T T-4 4-3 35-0-mills
Referred	141	132 By Bateson and McCarville.
Recommended passage	311	Relating to definition of word
		ı person.
124 By McMurry and Jacobson. Relating to distributive share or dower of surviving spouse.		Introduced, passed on file 143
Relating to distributive share	•	Referred
or dower of surviving spouse		Referred
Introduced negged on file	197	11000mmenaea paesege
Introduced, passed on file Referred to judiciary 1	147	192 Dy Los Poloting to sales
recorded to ladicist's 1	741	the and collection thereof
105 Dec December Delication 6 10		tax and confection thereof.
125 By Byers. Relating to in-	•	Introduced, passed on file 143
vestment of funds by fiduci-		133 By Leo. Relating to sales tax and collection thereof. Introduced, passed on file 143 Referred to ways and means 160
aries; to legalize releases of		!
125 By Byers. Relating to investment of funds by fiduciaries; to legalize releases of liens heretofore made.		134 By Judiciary 1. Relating
		to limitations on insurance
Referred	147	risks; amending wording of
Recommended nessers	218	1
Referred Recommended passage Amendments filed	. 538	Introduced placed on calendar 143
Description in the contract of	944	Introduced, placed on carendar 149
Report adopted Amendment adopted Amendment withdrawn Passed; ayes 49, nays none	477	Amendments med
Amendment adopted	211	Amenamenta adopted
Amendment withdrawn	443	Title amended
Passed; ayes 49, nays none	245	Passed; ayes 49, nays none 100
		Reported enrolled128b
126 Mercer, Berg, Lord, Reilly and Watson of Pottawat-		Section 515.49, Code of 1940.
and Watson of Pottawat-		Sent to Governor
tamie. Relating to establish.		Signed by Governor1289
ing a state engineering and architectural library.		· ·
architectural library.		135 By Judiciary 1. Relating to
Introduced, passed on file	127	federal maternity and in-
Introduced, passed on file Referred	147	fancy aid.
Returned without recommends.		introduced, placed on calendar 148
tion	529	H E 166 auhatituted 160
	020	H. F. 166 substituted 160 Withdrawn 160
127 By Judiciary 2. Relating to recording of deaf, blind or severely handicapped persons		WICHUIANI
The production of dead blind on		100 Du Tudiolomu 1 Deletine to
serionali: bandicanned nemocra		136 By Judiciary 1. Relating to
severely namurapped persons	•	increase in penalty on unpaid
by assessor.		personal taxes.
Introduced, placed on calendar Passed; ayes 49, nays none Reported enrolled	127	Introduced, placed on calendar 143
Passed; ayes 49, nays none	169	Passed; ayes 49, nays none 171
Reported enrolled	284	Reported enrolled
Signed by President	Z84 :	Signed by President1285
Sent to Governor	284	Sent to Governor
Sent to Governor	303	Personal taxes. Introduced, placed on calendar. 143 Passed; ayes 49, nays none 171 Reported enrolled 1285 Signed by President 1285 Sent to Governor 1286 Signed by Governor 1289
100 De Verlieber O. D. 1.11		
128 By Judiciary 2. Relating to sales and use tax refunds to governmental bodies.	,	137 By Judiciary 1. Relating to
sales and use tax refunds to		fees of justices of peace and
governmental bodies.		
introduced, placed on calendar	127	Introduced placed on calendar 143
Referred to ways and means 169,	179	Constantes. Introduced, placed on calendar. 143 Passed: ayes 48, nays 1
		Deposited oppolled 1999
129 By Bateson, Bekman and		Reported enrolled
Zastrow. Relating to power	'	Signed by President
or electors to vote school-		sent to Governor
house tax.		Signed by Governor
Introduced, passed on file	127	
Introduced, passed on file Referred to tax revision	147	138 By Judiciary 1. Relating to
		138 By Judiciary 1. Relating to fire insurance contracts
130 By Bateson, Bekman and Zastrow. Relating to sick leave for public school em- ployees: fixing a schedule of		Introduced, placed on calendar. 144 l'assed; ayes 49, nays none 172 Reported enrolled 1285 Signed by President 1285 Sept to Covernor 1286
zastrow. Relating to sick		l'assed; ayes 49, nays none 172
leave for public school em-		Reported enrolled1285
ployees; fixing a schedule of		Signed by President1285
		Sent to Governor
Introduced, passed on file	128	Signed by Governor
Referred	147	Sent to Governor
Recommended passage	542	
Sifting recommends calendar	920	139 By Judiciary 1. Relating to
Report adopted	985	insurance risks.
Amendment adopted	988	Introduced, placed on calendar 144
Referred	985	Passed; ayes 47, nays none 192
LENGULUS MIJON TO HOUSE MUNT	~~~	, amoocu, myon zi, ilaya Myno 174

S. F. Pa		9 17
	ge	S. F. Page
Concurred	2 55	Committee report adopted 629
Concurred 1 Passed; ayes 42, nays none 1 Reported enrolled 1 Signed by President 1 Sent to Governor 1	255	Committee report adopted 629 Title amended 629 Passed; ayes 41, nays none 629 Reported enrolled 1033 Signed by President 1038 Sent to Governor 1061 Signed by Governor 1111
Reported enrolled	285	Passed: ayes 41, nays none 629
Signed by President	285	Reported enrolled
Sent to Governor1	286	Signed by President 1032
Signed by Governor	289	Sent to Governor 1061
Signou by devicinos sistematical		Signed by Governor 1111
140 By Judiciary 1. Relating to	- 1	Signed by develor
140 By Judiciary 1. Relating to licenses for itinerant practi- tioners licensed by depart-		147 By Whitehead, Colburn and
ncenses for itinerant practi-	- 1	Types Deleting to enti
tioners licensed by depart-	1	Lynes. Relating to anti-
ment of health.	I	freeze, providing no anti-
introduced, placed on calendar	144	Lynes. Relating to anti- freeze; providing no anti- freeze shall be sold until in- spected and approved by de- partment of agriculture.
Passed; ayes 46, nays 2	173	spected and approved by de-
Reported enrolled	285	partment of agriculture.
Introduced, placed on calendar. Passed; ayes 46, nays 2 Reported enrolled 11 Signed by President 12 Sent to Governor 12 Signed by Governor 12	285	Introduced, passed on file
Sent to Governor	286	Referred 178
Signed by Governor	289	Recommended amendment, pas-
	- 1	sage
141 By Doud, Colburn, McCar-		Amendments filed 395, 647, 671
ville. Knudson and and	- 1	Sifting recommends calendar 610
Prentis. Relating to nomina-	- 1	Report adopted
tions by primary election		Amendments adonted 677, 678
providing for presidential	1	Passed: aves 48, navs none 678
141 By Doud, Colburn, McCar- ville, Knudson and and Prentis. Relating to nomina- tions by primary election; providing for presidential preference vote.	I	Concurred 749 744
Introduced negret on file	ایر	Report adopted
Introduced, passed on file	133	47 nove none 744
seconded to election terotim	100	Reported appolled 702
142 By Public Lands and Ruild-	1	Gidned by Dropidont 70F
142 By Public Lands and Build- ings. Relating to funds for	i	47, nays none
ings. Relating to lunus for		Signed by Consumer 910
erecting and equipping state office building on state capitol	- 1	signed by Governor 312
onice building on state capitol	- 1	149 Dr. West Delette - to
	- 1	148 By West. Relating to cem-
Introduced, referred to appro-	1	148 By West. Relating to cem- etery funds; providing for perpetual maintenance fund.
priations	144	perpetual maintenance fund.
Recommended passage	179	Introduced, passed on file 151 Referred to judiciary 1 178
Report adopted	185	Referred to judiciary 1 178
Passed; ayes 38, nays 10	185	
Reported enrolled	2 58	149 By Knudson. Relating to
Signed by President	258	incurring of indebtedness by
priations Recommended passage Report adopted Passed; ayes 38, nays 10 Reported enrolled Signed by President Sent to Governor Signed by Governor	258	149 By Knudson. Relating to incurring of indebtedness by cities and towns.
Signed by Governor	275	Introduced, passed on file 151
		Referred
143 By Dykhouse, Relating to	- 1	Recommended passage 254
exemption from sales tax for	1	Report adopted
143 By Dykhouse. Relating to exemption from sales tax for residents of other states which impose no sales tax.	- 1	Passed: aves 44, navs none \$50
which impose no sales tax	1	Reported enrolled
Introduced, passed on file	144 l	cities and towns. Introduced, passed on file 151 Referred 178 Recommended passage 254 Report adopted 350 Passed; ayes 44, nays none 350 Reported enrolled 795 Signed by President 795 Sent to Governor 795 Signed by Governor 813
Referred to tax revision	160	Sent to Governor 795
recreated to the revision		Signed by Governor 812
144 By McMurry. Relating to		Biglieu of Governor Committee of
sale of pheasants by licensed	- 1	
sale of pheasants by licensed game breeders.	- 1	licensing insurence agents
Introduced nagged on file	150	Introduced placed on calendar 151
Referred to conservation	178	Paggad: gyeg 48 nave none 910
Sifting recommends salandes	506	Concurred 1940
Introduced, passed on file	636	Title amended 1946
Withdrawn	837	Paggad aveg 40 neve none 1940
	V01	Panartad annolled 1998
145 By Jacobson, Relating to	1	Signed by Dragidant 1002
removed under execution	- 1	Sont to Covernor 1406
nending enned in ferrible	- 1	Votocd by Covernor 1960
145 By Jacobson. Relating to removal under execution pending appeal in forcible entry and detainer actions commenced in justice of		150 By Insurance, Relating to licensing insurance agents. Introduced, placed on calendar. 151 Passed; ayes 48, nays none
entry and detainer actions	1	151 Du Ingurance Balatin- to
commenced in justice of	i	151 By Insurance. Relating to examination of insurance
	1	examination of insurance
Introduced, passed on nie	150	Companies.
Introduced, passed on file	11. S	Introduced, placed on calendar 151 Passed; ayes 48, nays none 211
Silting recommends calendar	152	rassed, ayes 45, nays none 211
raned; ayes 15, nays 24	30V	Reported enrolled
	- 1	Signed by President1285
146 By Lord. Relating to in	i i	Sent to Governor
special chartered cities own-	- 1	Reported enrolled
ing two or more public util-	Į	
ities; requiring continuance of management by certain board regardless of change		152 By Insurance. Relating to
or management by certain	- 1	investments of life insurance
poard regardless of change	Į	companies and associations
	1	and assessment of certain in-
Introduced, passed on file Title amendment filed Referred Recommended passage Sifting recommends calendar.	150	investments of life insurance companies and associations and assessment of certain in- tangible property owned by
Title amendment filed	163	life insurance companies. Introduced, placed on calendar. 151 Passed; ayes 48, nays none 212 Concurred 1191
Referred	178]	Introduced, placed on calendar 151
Recommended passage	376	Passed; ayes 48, nays none 212
Sifting recommends calendar	596	Concurred

S. F. Page	e į S. F. Pa	ge
Passed; ayes 43, nays none. 119 Reported enrolled 126 Signed by President 126 Seat to Covernor 126	1 161 By Bekman and Faul. Re- lating to unemployment com- pensation and definitions per- taining thereto; defining term "disqualification for benefits."	
Sent to Governor	9 "disqualification for benefits."	
153 By Conservation. Relating to permission to counties to work on certain state roads.		178 195
Introducedl, placed on calendar 15 Amendments filed 21 Amendments adopted 23 Passed; ayes 41, nays 8 23	1 162 By Lynes, Linnevold and Sharp. Relating to old-age and survivors' insurance of certain public employees. Introduced, passed on file	
Passed; ayes 41, nays 8 23	1 certain public employees. Introduced, passed on file	15 8 178
154 By Conservation. Relating to use of state forest nursery stock for forestation and	Recommended passage	378
water conservation.	change of boundaries of	
Amendment filed	stances. Introduced, passed on file	158
Made special order 18 Amendment filed 37 Amendment adopted 38 Passed: ayes 41, nays 4 38	Introduced, passed on file 1 Referred	
	Recommended amendment, passage Report adopted Amendment adopted Passed: ayes 48, nays none Reported enrolled Signed by President Signed by Governor Signed by Governor	812 157
155 By Conservation. Relating to population of wild ani- mals; authorizing state con-	Passed; ayes 48, nays none	158 158
varvation commission to es-	Reported enrolled	00 6 00 6
Introduced, placed on calendar 15:	Sent to Governor	006 162
tablish territorial limitations. Introduced, placed on calendar. 15 Amendment filed	g 164 By Faul. Relating to joint	
156 By Bateson and Maytag.	use of municipal sewers; pro- viding for extension of power of certain cities to collect	
Relating to operation of air-	sewer rentals.	
craft while under influence of intoxicating liquors or habit- forming drugs, or in a care-	Referred to cities and towns	153 178
less manner. Introduced, passed on file	2 165 By Bekman and Dykhouse. Relating to qualifications and	
Recommended passage 27	licensing of real estate brok- ers and salesmen.	_
Passed; ayes 46, nays none 38	Introduced, passed on file	153
Reported enrolled	merce and trade	178
Reported enrolled 128: Signed by President 128: Sent to Governor 128: Signed by Governor 128:		
157 By Bekman, Martin and Reilly, Relating to cost of	Referred to manufacturing, com-	154
Reilly. Relating to cost of care of tuberculous persons in public hospitals.	Amendments nied	178 203
Introduced, passed on file 153 Referred to public health 178	167 By Bekman and Dykhouse. Relating to salary and duties of director of Iowa real	
158 By Bekman and Whitehead. Relating to coal mines; re-	estate commission.	- 4
aulring survey and high on		54
any part thereof when clos- ing down. Introduced, passed on file 153 Referred to Iowa development 178	employees	178
	168 By Walter. Defining boats; providing for regulation thereof when navigating	
159 By Bekman and Whitehead. Relating to coal mines and	boats for hire.	
equipment within. Introduced, passed on file 152 Referred to Iowa development 178	2 Introduced, passed on file l Referred to conservation 1	85
160 By Watson of Pottawat-	169 By Reilly, Relating to teachers' pension and annuity	
tamie and Myrland. Relating to appropriations of one mil-	retirement system: nermit-	
lion twenty thousand dollars, from the general fund to	ting payment of accumulated funds to beneficiaries in event of death prior to re-	
state soil conservation com- mittee.	tirement.	25
Introduced, passed on file 152 Referred to appropriations 178	Introduced, passed on file 1 Referred	88

S. F. Page	S. F. Page
170 By Tudor, Risk, Leo, Colburn, Zastrow and Myrland. Relating to salary of secretary of Iowa state fair board and of treasurer of Iowa state fair board. Introduced, passed on file 165 Referred 188	176 By Bekman, Martin and
burn, Zastrow and Myrland.	Reilly. Relating to cost of care of tuberculous persons
Relating to salary of sec-	care of tuberculous persons
retary of lows state fair	in public hospitals.
Iowa state fair hoard	Introduced, passed on file 166 Referred
Introduced, passed on file 165	Withdrawn 184
Recommended passage 495	177 By Martin, Vittetoe, Reilly and Henningsen. Relating to contracts of certificated
	and Henningsen. Relating to
171 By Jacobson, Bateson and	contracts of certificated
171 By Jacobson, Bateson and McCarville. Relating to max- imum allowances for hos-	school employees; to pro- vide for preliminary hearing
imum allowances for hos-	before notice of termination
pital services and supplies	of contract.
and medical and surgical	Introduced, passed on file 166 Referred to schools
pital services and supplies and medical and surgical services for which employer is liable in workmen's com-	Referred to schools 188
pensation cases.	178 By Judiciary 2. Relating
Introduced nassed on file 165	178 By Judiclary 2. Relating to compensation of executors
Referred	i and administrators.
Amondment fled	Introduced, placed on calander 167 Re-referred to judiciary 2 243
Amendment adopted 914 915	Re-referred to judiciary 2 243
Passed; ayes 45, nays none 915	179 By Motor Vehicles, Relat-
Title amended 915	179 By Motor Vehicles, Relat- ing to licensing of motor vehicle dealers.
Reported enrolled	vehicle dealers.
Title amended	Introduced, placed on calendar 167
Signed by Governor 1069	Amendments filed357-358
DiBuck by Governor	vehicle dealers. Introduced, placed on calendar. 167 Amendments filed
172 By Judiciary 1. Relating to	Reported enrolled 1986
abandoned towns, removing	Signed by President 1285
time limitations	Sent to Governor
introduced, placed on calendar 166	Signed by Governor1289
Passed; ayes 49, nays none 232	
Signed by Propident	180 By Motor Vehicles. Relat-
Introduced, placed on calendar. 166 Passed; ayes 49, nays none 232 Reported enrolled 1285 Signed by President 1285 Sent to Governor 1286 Signed by Governor 1289	ing to violations by motor
Signed by Governor	Introduced, placed on calendar 167
	180 By Motor Vehicles. Relating to violations by motor vehicle dealers. Introduced, placed on calendar. 167 Passed; ayes 47, nays none
173 By Judiciary 2. Relating	Reported enrolled
173 By Judiciary 2. Relating to construction of statutes	Signed by President1333
which adopt one or more other statutes by reference	Sent to Governor
other statutes by reference	Signed by Governor
in whole or in part. Introduced placed on calendar, 166	181 By Motor Vehicles. Provid-
Introduced, placed on calendar 166 Passed; ayes 47, nays none 214	ing for reporting of all cases
Reported enrolled	of epilepsy to state department of public safety by all physicians, local boards of
Signed by President1285	ment of public safety by all
Sent to Governor	health, health officers and
vetoed by Governor1291	state department of health.
174 By Judiciary 2. Relating to	Introduced, placed on calendar 167
174 By Judiciary 2. Relating to drivers' licenses; setting ex- piration dates thereof. Introduced, placed on calendar. 166	Introduced, placed on calendar. 167 Amendment adopted 233 Passed; ayes 48, nays none 234
piration dates thereof.	Passed; ayes 48, nays none 234
Introduced, placed on calendar 166	182 By Motor Vehicles. Relat-
Passed; ayes 47, nays none 215	ing to motor vehicles and law
Signed by Drosident 204	of road: prohibiting passing where off-center line directs refraining therefrom.
Sent to Governor 284	where off-center line directs
Passed; ayes 47, nays none 215 Reported enrolled 284 Signed by President 224 Sent to Governor 284 Signed by Governor 303	refraining therefrom.
	Passed sves 50 nave none 245
175 By Faul. Relating to is-	Reported enrolled1083
suance of free passes by com-	Signed by President
mon carriers; requiring a list	Sent to Governor1061
of for state commerce com- mission.	Introduced, placed on calendar. 167 Passed; ayes 50, nays none
Introduced, passed on file 166	183 By Motor Vehicles. Relat-
Introduced, passed on file	183 By Motor Vehicles. Relating to motor carrier application for certificate; requiring written approval by public safety department stating compliance with prescribed safety regulations.
Recommended passage 409	tion for certificate; requiring
Amendment filed	written approval by public
Banort adopted	safety department stating
Amendment adopted 689	Hafety regulations
Report adopted 662 Amendment adopted 662 Passed; ayes 48, nays none 662 Reported enrolled 1285 Signed by President 1286 Sent to Governor 1986	Introduced, placed on calendar. 167 Amendment filed
Reported enrolled	Amendment filed 238
Signed by President1285	Amendments adopted 246
Sent to Governor 1286 Signed by Governor 1289	Title amended
signed by Governor1289	i rassed; ayes bu, nays none 246

S. F. Page 184 By Motor Vehicles. Relating to application for registration of motor vehicles; including manufacturer's identification number. Introduced, placed on calendar 168 Passed; ayes 50, nays none 247 Concurred 1181, 1182 Title amended 1182, Passed; ayes 37, nays 3 1182 Reported enrolled 1285 Signed by President 1285 Sent to Governor 1286 Signed by Governor 1286 Signed by Governor 1288 Signed by Governor 1288 Signed by Governor 1289 Signed by Governor 1289 ing to authorization of todian of public builting the service of the service o	1 1	age 286
tification number.		000
tification number.		402
tification number.	nium	
threation number. Introduced, placed on calendar 168 Passed; ayes 50, nays none 247 Concurred 1181, 1182 Title amended 1182 Passed; ayes 37, nays 3 1182 Passed; ayes 37, nays 3 1285 Passed; ayes 38, nays 4	for	
Passed; ayes 37, nays 3		
Concurred	cies.	
Title amended	dar	182
Passed; ayes 37, nays 3 1182 Amendment adopted Reported enrolled		255
Reported enrolled	• • • • •	262
70.75 TO 17 P TO 10.00 TO 17 TO 17 TO 17 TO 17 TO 18 T	• • • • •	Z 0 Z
Signed by President	elat-	
Sent to Governor	cus-	
todian of public built	dings	
185 By Motor Vehicles. Relating to examination, oath, probation and dismissal of members of department of public safety.	lowa,	
185 By Motor Vehicles. Relating to examination, oath, probation and dismissal of members of department of public safety. Introduced, placed on calendar 168	ublic	
probation and dismissal of utilities service, heat,	nain-	
members of department of tenance, minor repairs	and	
public safety.	and	
Introduced, placed on calendar. 168 Passed; ayes 50, nays none 247 Reported enrolled 1262 Signed by President 1262 Sento to Governor 1262 Signed by Governor 1289 Signed by Governor 1289 Signed by President Signed by President	ience	
Reported enrolled	da m	1 2 9
Signed by President1262 Passed; ayes 47, nays none		
Sento to Governor		243
Signed by Governor1289 Signed by President		243
186 By Faul. Relating to pro-		243
Sento to Governor	• • • •	275
from taxation of real estate 192 By Doud and McMurry	. Re-	
owned by educational institu- tions. lating to change of affiliation at primary	party	
tions. affiliation at primary	elec-	
Introduced, passed on file 168 tions.		
Referred		189
Sifting recommends calendar 852 Referred to election refor		230
Reported enrolled	. Re-	
Reported enrolled	pri-	
Sent to Governor	rKing	
Introduced, passed on file 168 Referred 188 Sifting recommends calendar 852 Passed; ayes 44, nays none 929 Reported enrolled 1285 Signed by President 1285 Sent to Governor 1286 Signed by Governor 1286 Signed by Governor 1289 Reported enrolled 1285 Sent to Governor 1286 Referred to election refor 193 By Doud and McMurry lating to time of voting mary election and mic canvass of returns therefore 1866 Introduced, passed on file	301.	189
		236
187 By Lynes. Relating to sale or lease of property belong-		277
ing to school district. Report adopted		388
Introduced, passed on file 168 Passed; ayes 45, nays non	e	388
Amendment filed		
Recommended amendment, pas-	Alaa.	
sage	on of	
a state board of electri	city.	190
Recommended amendment, pas- sage	nt.	236
		200
bers and powers of building 195 By Walter. Relatin	g to	
and loan, and savings and labeling of agricultural loan associations.	seed.	190
introduced passed on file 181 Referred	• • • • •	236
Introduced, passed on file	Das-	
Amendments filed296, 297 sage		374
Recommended passage 436 Sifting recommends calendar, 569 196 By Parker. Relating	er to	
Papert adopted selendar 569 contagious and infec	tious	
Report adopted	state	
Title amended	o de-	
Passed: ayes 48, nays none	e be	
Reported enrolled 1285 "placard" or "quarantin	able.	
Attenda		190
Signed by President1285 type.		236
Signed by President1285 type.		
Signed by Governor1289 Referred to public health		
Signed by Governor1289 Referred to public nearth	er to	
189 By Insurance. Relating to appointment and compensa-	er to	
189 By Insurance. Relating to appointment and compensa-	er to	190
Signed by Governor1289 189 By Insurance. Relating to appointment and compensation of insurance examiners and assistants; requiring one examiner to public nearth 197 By Zastrow. Relating control and destruction noxious weeds. Introduced, passed on file Referred to agriculture	g to n of	190 236
189 By Insurance. Relating to appointment and compensation of insurance examiners and assistants; requiring one examiner shall be an experienced action of the control and destruction noxious weeds. Introduced, passed on file Referred to agriculture	g to n of	400
189 By Insurance. Relating to appointment and compensation of insurance examiners and assistants; requiring one examiner shall be an experienced action of the control and destruction noxious weeds. Introduced, passed on file Referred to agriculture	g to n of	400
189 By Insurance. Relating to appointment and compensation of insurance examiners and assistants; requiring one examiner shall be an experienced action of the control and destruction noxious weeds. Introduced, passed on file Referred to agriculture	g to n of	400
189 By Insurance. Relating to appointment and compensation of insurance examiners and assistants; requiring one examiner shall be an experienced action of the control and destruction noxious weeds. Introduced, passed on file Referred to agriculture	g to n of	400
189 By Insurance. Relating to appointment and compensation of insurance examiners and assistants; requiring one examiner shall be an expe-	g to n of	400

_	
S. F. Page i	S. F. Page
199 By Van Eaton, Berg, Hen- ningsen, Hultman, Mercer, Myrland and Reilly. Relat- ing to prevention of unfair trade practices in sale of	Amendment adopted 965
135 By van Maton, Dets, Iton	Amendment adopted 265
ningsen, muitman, Mercer,	Made special order 200
Myrland and Reilly. Relat-	Re-referred to military affairs 310
ing to prevention of unfair	
trade proctions in sale of	204 By Faul. Relating to
trade practices in sale of	notarios nublio
cigarettes; pronibiting sales	later during public.
below cost; protecting col-	notaries public. Introduced, passed on file 306
cigarettes; prohibiting sales below cost; protecting col- lections of taxes on sale of	Referred to judiciary 1 236
cigarettes.	
Transferred prograd on 61s 100	205 By Lynes, Zastrow, Linne-
Introduced, passed on file 190	vold and Leo. Relating to gross premium taxes to be paid by insurance companies
Referred	gross premium taxes to be
Reported without recommends.	poid by inguinance commanice
15on 410	paid by insurance companies
tion	and associations.
Sitting recommends calendar	Introduced, passed on file 206
Amendment filed886, 899	Referred to insurance 236
Report adopted	Pagemmanded pagenge 520
Report adopted 911 912 918 919	Recommended passage 530
Concurred 960	206 By Judiciary 2. Relating to accountancy; defining qualifications of members of board;
Concurred	200 By Judiciary 2. Relating to
Passed; ayes zo, nays y you	accountancy; denning qualin-
Reported enrolled 975	cations of members of board:
Signed by President 975	providing for examinations
Sont to Couprner 975	of applicants.
Sent to Governor	or applicants.
Signed by Governor	Introduced, placed on calendar 206
900 Dr. Miller Elebon Eleb	Amendment filed219, 279
200 By Miller, Elthon, Fish-	Amendments adopted 267 290 305
200 By Miller, Elthon, Fish- baugh, Prentis, Foster, Leo and Watson of Pottawat-	Amendment filed
and Watson of Pottawat-	1 moocu, ayes 20, nays 1 300
tamie. Relating to change of	
nanty affiliation in neimann	207 By Judiciary 2. Relating to
party affiliation in primary	paroles of persons sentenced to penitentiary or reforma- tory; requiring parole there- of to board of parole.
elections.	to ponitontions on motorme.
Introduced, passed on file 191	to penitentially of retorma-
Referred 236	tory; requiring parole there-
Decemmended necessary 275	of to board of parole.
Introduced, passed on file	Introduced, placed on calendar. 206
Sifting recommends calendar. 577 Report adopted	Passad avec 49 nave none 207
Report adopted 623	Conguered 10, hays notic, 001
Passed: aves 27, pays 12 624	Concurred
	l'assed; ayes 42, nays none1242
201 By Jacobson. Relating to moneys and credits and the	Introduced, placed on calendar 206 Passed; aves 49, nays none 307 Concurred
moneys and credits and the	Signed by President 1285
actual realize of such property	Sent to Covernor 1986
actual value of such property	Classed by Conserve and 1006
which any person is required to have listed or assessed. Introduced, passed on file 205	Signed by Governor1289
to have listed or assessed.	AAU To To Alabada A Dalada a Aa
Introduced passed on file 205	208 By Judiciary 2. Relating to
Deferred 236	nomination papers for candi-
Described	nomination papers for candi- dates for county board of ed-
Referred	ucation.
Sifting recommends calendar 569	To Amedicand mineral amendam 907
Report adopted 588	Introduced, placed on calendar 207
Amendments filed 610, 738, 753, 754	H. F 245 substituted 243
Amendments withdrawn 767 768	H. F 245 substituted 243 Withdrawn
Amenuments withurawn 100	
Recommended passage	209 By Van Eaton and Myrland.
, 772	Relating to general powers of certain cities to levy spe-
Passed: aves 28, navs 19 772	of cortain cities to levy spe-
Putueed to concur 1134 1135	of certain cities to levy spe-
Conference committee	cial taxes to build, purchase or remodel city or town hall. Introduced, passed on file 207
	or remodel city or town hall.
pointed	Introduced, passed on file 207
Conference majority and minor-	Referred 236
ity reports	Devemmended possess
Me laulty report and amendments	Recommended passage
Majority report and amendments	Referred 236 Recommended passage 254 Committee report adopted 261
adopted	H. F. Zou substituted Zoi
Title amended	Withdrawn 261
Passed: ayes 35, navs 21244	Withard Will Harris Control Control Control
Reported enrolled 1285	210 By Watson of Pottawat-
Circulate Drawidons 1905	tomic Poloting to decreases.
Adjointy report and amendments adopted	tamie. Relating to decrease-
Sent to Governor1286	ing rate of tax imposed on
Signed by Governor1289	income; increasing deduc-
200 5 77 4 015	tions, providing for refunds:
202 By Watson of O'Brien,	making credit annlicable to
Foster, Leo and Colburn. Re-	maturna on final year back
lating to registration of	Teturns on negativest basis,
brands of commercial fer-	introduced, passed on nie 207
tilian by department of a mi	Referred 236
tinzer by department of agri-	Sifting recommends calendar. 596
tilizer by department of agri- culture; defining terms. Introduced, passed on file 205	tamie. Relating to decrease- ing rate of tax imposed on income: increasing deduc- tions, providing for refunds; making credit applicable to returns on fiscal year basis. Introduced, passed on file 207 Referred 236 Sifting recommends calendar 596 Amendments filed 672, 738, 999, 1007 Sifting recommends calendar .1063 Amendments adopted 1079 Title amended 1079
Introduced, passed on file 205	271 FEB 780 000 1007
Perommended neggare 900	Sitting recommends calendar1063
Committee annual adams.	Amendments adopted1079
Committee Lebort grobted 330	Title amended
Recommended passage	Amendments withdrawn 1070
909 Des Millianes A #-1 D-1-4	Danadi oute 49 mars 5
203 By Military Affairs. Relat- ing to applicants for exam- ination before board of ex-	rassed; ayes 4z, nays 5
ing to applicants for exam-	Reported enrolled
ination before board of ex-	Signed by President
aminers in watchmaking.	Sent to Governor 1171
Introduced placed on calendar 905	Amendments adopted 1079 Title amended 1079 Amendments withdrawn 1079 Passed; ayes 42, nays 5 1080 Reported enrolled 1171 Signed by President 1171 Sent to Governor 1171 Signed by Governor 1256

S. F. Page	S. F. Pa	age
211 By Benson and Faul. Re- lating to certain issues of capital stock of Iowa corpo-	218 By Maytag. Relating to	
lating to certain issues of	reciprocal exemptions from	
rations.	inheritance tax upon passing of property to societies, in- stitutions or associations or-	
Introduced, passed on file 207	stitutions or associations or-	
Referred	ganized under laws of other	
Sifting recommends calendar. 745	states for charitable, reli- glous or educational pur-	
Recommended passage 424 Sifting recommends calendar 745 Report adopted 787 Passed; ayes 43, nays 1 788 Reported enrolled 963 Signed by President 963 Sent to Governor 963 Signed by Governor 1033	poses.	
Passed; ayes 43, nays 1 788	Introduced, passed on file	226
Signed by President 963	Referred	342
Sent to Governor 963	Sifting recommends calendar	577
Signed by Governor1033	Amendment filed	611
	Recommended passage Sifting recommends calendar Amendment filed Report adopted Amendment adopted Passad aves 11 pass none	623
212 By Insurance. Relating to group insurance; extending	Passed: ayes 41, nays none	623
its coverage to include stu-	•	
its coverage to include stu- dents, teachers, administra- tors and officials of an asso-	219 By Bekman, Henningsen	
tors and officials of an asso-	licensing and supervision of	
ciation. Introduced, placed on calendar 207	219 By Bekman, Henningsen and Dykhouse. Relating to licensing and supervision of insurance agents, other than	
Passed: aves 49 nave none 308	life insurance agents. Introduced, passed on file	
Reported enrolled 645	Referred	222
Sent to Governor 446	I Amendments nied297. 411 (611
Reported enrolled 645 Signed by President 646 Sent to Governor 646 Signed by Governor 698	Recommended passage	376
	000 B. A	
213 By Lynes. Relating to li-	220 By Augustine. Relating to blood tests as evidence in court of paternity of chil-	
censes for carrying on or	court of paternity of chil-	
used in carrying on of busi-	dren.	
213 By Lynes. Relating to li- censes for carrying on or used in carrying on of busi- ness, trade, vocation, com- mercial enterprise or under-	Introduced, passed on file	222
taking.	1	202
Introduced, passed on file 207 Referred to judiciary 2 236	221 By Elthon, Lynes, Leo, Watson of Pottawattamie, Skourup, Byers, Hart, Mc- Murry, Foster, Bekman, Wat- son of O'Brien, Henningsen, Linnevold, Van Eaton, Dyk- house Hultman, Sharn, Van	
received to judicially 2 200	Watson of Pottawattamie,	
214 Ry Lynes Relating to re-	Murry Foster Rekman Wat-	
214 By Lynes. Relating to re- defining term "restaurant." Introduced, passed on file 208	son of O'Brien, Henningsen,	
Introduced, passed on file 208	Linnevold, Van Eaton, Dyk-	
Referred to agriculture 236	Patter Vittetoe Whitehead	
Recommended passage	Lord, Martin, Risk and Hat-	
,	Linnevold, Van Eaton, Dykhouse, Hultman, Sharp, Van Patten, Vittetoe, Whitehead, Lord, Martin, Risk and Hattery. Relating to special reserve fund; appropriating forty million dollars from general fund to be used to augment general fund di	
215 By Skourup, Lord and Berg.	serve fund; appropriating forty million dollars from	
Relating to unemployment compensation, to modify cer-	general fund to be used to	
tain contribution rates to be	augment general fund as di- rected by Governor.	
paid by employers.	Introduced, passed on file	999
paid by employers. Introduced, passed on file 208	Referred	252
Sifting recommends calendar \$10	Referred	
Referred	tion	298
	Report adopted	561
216 By Conservation. Relating	Report adopted	562
to commercial fishing in	222 By Elthon, Lynes, Leo,	
designation of certain parts.	Watson of Pottawattamie,	
Introduced, placed on calendar 208	Skourup, Beyers, Hart, Mc-	
Passed; ayes 42, nays 1 349	son of O'Brien Henningson	
Signed by President	Linnevold, Van Eaton, Dyk-	
to commercial naning in Mississippi River; repealing designation of certain parts. Introduced, placed on calendar. 208 Passed; ayes 42, nays 1	house, Hultman, Sharp, Van	
Signed by Governor1289	Lord Martin Rick and Hat-	
	222 By Elthon, Lynes, Leo, Watson of Pottawattamie, Skourup, Beyers, Hart, Mc-Murry, Foster, Bekman, Watson of O'Brien, Henningsen, Linnevold, Van Eaton, Dykhouse, Hultman, Sharp, Van Patten, Vittetoe, Whitehead, Lord, Martin, Risk and Hattery. Relating to payment of service compensation to per-	
217 By Walter. Legalizing re-	service compensation to per-	
Strand Baking Company.	sons who served in armed forces of United States as	
newal of incorporation of Strand Baking Company. Introduced, passed on file 221	provided in chapter by. Acti	
Referred	of fifty-second General As-	
Introduced, passed on file 221 Referred 236 Recommended passage 312 Report adopted 544 Passed; ayes 47, nays none 544 Reported enrolled 645 Signed by President 646 Sent to Governor 648	sembly. Introduced passed on file	
Passed; ayes 47, nays none544	Introduced, passed on file	322 252
Reported enrolled 645	Reported without recommenda-	
Sent to Governor 646	tion292,	293
Signed by Governor 609	Made uponiel and	313

S. F. Pag	e S. F.	l'age
Reports adopted	6 H. F. 288 substituted	324
Title amended 32	0 Withdrawn	
Reports adopted	1 230 By McCarville. Relati bonds of deputy officers	ng to
House insists 53	lieving officer of cost of	same.
Conference committee appointed 43	5 Introduced, passed on file .	Z40
Second conference appointed 52	Recommended indefinite ponement	post-
Amendments adopted 56	9 Withdrawn	595
Conference committee appointed 43 First conference report 52 Second conference appointed 52 Second conference report 55 Amendments adopted 56 Passed; ayes 49, nays 1 56 Reported enrolled 57 Signed by President 57 Sent to Governor 57 Signed by Governor 60	1 221 Pr. Mater Webleler I	
Signed by President 57	3 231 By Motor Vehicles. I ing to proof of financia sponsibility and securit	il re-
Sent to Governor 57	3 sponsibility and security of the security	y by 8 of
signed by Governor	motor vehicles.	
223 By Banks, Building and Loan. Relating to appoint- ment of, and salaries of, the	Introduced, placed on calen Passed; ayes 40, nays 4 Reported enrolled	nar. 210
ment of, and salaries of, the deputy superintendent of	Reported enrolled	[223
banking and state bank ex-	Sent to Governor	1223
aminers. Introduced, placed on calendar 23	Signed by Governor	1286
Passed: aves 48, navs none 42	1 939 Rv Motor Vehicles F	lelai -
Reported enrolled	7 ing to removal of limits 7 on railroad passenger	itions fares
Sent to Governor	7 on railroad passenger 7 by repealing section 4 6 Code 1946.	79.93,
	Introduced, placed on calen	dar 241
224 By Foster. Relating to in- surance other than life; per- mitting religious denomina- tions to maintain for indi-	Amendment filed	255, 325 359
mitting religious denomina- tions to maintain for indi-	Amendment adopted	352
vidual members therebi.	Introduced, placed on calen Amendment filed Amendment withdrawn Amendment adopted Title amended Passed; ayes 37, nays none	352
Introduced, passed on file 23 Referred to insurance 26	7 233 By Motor Vehicles.	Re-
225 By Iowa Development. Re-	lating to harboring any	ner-
lating to definition of terms, "retail sales tax" and "use	son for Whose arrest a	war-
tax."	Introduced, placed on cal-	endar 211
Introduced, placed on calendar 24	Introduced, placed on cal- Amendments filed	3.8
	Passed; ayes 41, nays 3	36×
Amendments adopted 47 Title amended 47	7 234 By Doud. Relating t	o in-
Title amended	creases in mileage for officers and employes	state using
226 By Iowa Development. Re- lating to application of use	Introduced, passed on file Referred	267
tax; to revise definition of	Referred Amendment filed Recommended passage	523
Introduced, placed on calendar 24 Amendments filed 298, 358, 412, 46 Withdrawn from calendar 47 Re-referred to lowa develop-	235 By Humbert, Sko	
Withdrawn from calendar 47	235 By Humbert, Sko Reilly, Walter, Augu Tudor, Gillespie and	stine,
Re-referred to lowa develop-	Tudor, Gillespie and Relating to construction	West.
ment	Relating to construction gram of secondary r providing first for cons tion and servicing of mail and school bus rou	oads.
bounties on raccoons, raising	tion and servicing of	rura!
bounties on raccoons, raising price to two dollars. Introduced, passed on file	mail and school bus rou Introduced, passed on file	ites. 241
Referred to conservation 26	Referred to highways	
228 By Berg, Lord, Knudson, Whitehead and Leo. Em-	236 By Judiciary 2. Relati	ng to
nowering cities and towns by	town or city plats.	WILL
whiteness and Leo. Empowering cities and towns by ordinance to provide for destruction of growing weeds and other growth becoming health, safety or fire hazard.	236 By Judiciary 2. Relati abstracts of title filed town or city plats. Introduced, placed on calc Amendment adopted Passed; ayes 42, nays none Reported enrolled 7 Sent to Governor 7 Signed by Governor	endar 241
and other growth becoming	Passed; ayes 42, nays none	353
health, safety or fire hazard. Introduced, passed on file 24	Reported enrolled Signed by President	1285
Introduced, passed on file 24 Referred	7 Sent to Governor	1280
	227 Du Indialogu 9 Deleti	
229 By Social Security. Relating to employment security.	237 By Judiciary 2. Relati military service tax of	redit
terminating an employer's	fund; allocating certain from sales at state l	sum iquor
account, repealing acts in- consistent with this act.	stores.	

S. F. Page	S. F. Page
Amendments filed	244 By Cities and Towns. Relating to powers and duties of mayor; providing for appointment of mayor pro tempore with limited powers. Introduced, placed on calendar. 257 Amendment filed 326, 396 Amendments adopted 387, 420 Passed; ayes 47, nays none 421 Reported enrolled 698 Signed by President 698 Sent to Governor 698 Signed by Governor 735
Sifting recommends calendar 752	lating to powers and duties
Amendments withdrawn 758	of mayor; providing for ap-
Amendment adopted 829	pointment of mayor pro tem-
Passed; ayes 46, nays none 829	pore with limited powers.
	Introduced, placed on calendar, 257
	Amendment filed326, 396
238 By Judiciary 2. Relating to	Amendments adopted387, 420
business managers at state	Passed; ayes 47, nays none 421
institutions operating under	Reported enrolled 698
board of control; repealing certain acts of the 52nd Gen-	Signed by President 698
certain acts of the 52nd Gen-	Sent to Governor
eral Assembly.	Signed by Governor
Introduced, placed on calendar 242	
Passed; ayes 47, nays none 368	
Reported enrolled1285	245 By Knudson. Relating to supplemental returns and
Signed by President 1285 Sent to Governor 1286 Signed by Governor 1289	supplemental returns and
Sent to Governor	listings of property owners; providing for use thereof by
Signed by Governor1289	providing for use thereof by
	assessors.
920 Dy Josephson Deleting to	Introduced, passed on file 257
239 By Jacobson. Relating to exemption from taxation of	Referred to tax revision 277
exemption from taxation of	
certain classes of property; inserting the term "domestic"	246 By Augustine, Ben son, Lord, Lynes, Maytag, Risk, Whitehead. Relating to tax
inserting the term domestic	Lord Lynes Mayter Blek
in the Code.	Whitehead Relating to tax
Introduced, passed on file 242 Referred	levied on butterfat sold dur-
Therefred	ing month of lunes extending
Recommended passage 376	time to include entire month
	Introduced passed on file 957
240 By Insurance. Relating to	time to include entire month. Introduced, passed on file
group insurance: extending	Without recommendation 461
group insurance; extending law to include a lawyers' as-	Without recommendation 401
sociation.	
Introduced placed on calendar 956	247 By Skourup, Augustine, Lord and Ridout, Relating to
Passed: aves 46, navs none 385	Lord and Ridout. Relating to
Reported enrolled 619	election of county assessor;
Reported enrolled	election of county assessor; prescribing method of listing property by taxpayer; pro- viding penalties for violation
Sent to Governor 620	property by taxpayer; pro-
Signed by Governor 660	viding penalties for violation
	thereor.
	Introduced, passed on file 257 Referred to tax revision 291
241 By Faul, Watson of Potta- wattamie and Mercer. Relat-	Referred to tax revision 291
wattamie and Mercer. Relat-	Amendment filed 359
ing to water pollution; enab- ling cities, towns, sanitary districts to cooperate in- abatement thereof.	
ling cities, towns, sanitary	248 By Leo. Relating to relief
districts to cooperate in-	248 By Leo. Relating to relief for soldiers, sailors and ma-
abatement thereof.	rines; increasing thereof.
Introduced, passed on file	Introduced, passed on file 258
Referred	Referred to military affairs 291
Recommended passage 497	201
	249 By Schools and Educational
242 By Cities and towns. Re-	249 By Schools and Educational
242 By Cities and towns. Re- lating to street and sewer	north of state lands and
improvements; providing for	Institutions. Relating to dis- posal of state lands not needed by state board of edu-
enacial assessments against	cation.
special assessments against benefited property and is- suance of bonds therefor. Introduced, placed on calendar.	Introduced placed on selendar one
suance of bonds therefor	Passed: aver 48 nave name 499
Introduced placed on calendar	Reported envolled 1171
256. 422	Signed by President
Amendment adopted 432	Sent to Covernor
Passed aves 31 nave 4 433	Passed; ayes 48, nays none. 433 Reported enrolled . 1171 Signed by President . 1171 Sent to Governor . 1171 Signed by Governor . 1188
Concurred 1241	orgined by dovernor1188
Passed aves 40 navs none 1241	ATA D = 1 D 1
Reported enrolled	250 By Faul. Relating to street
Signed by President 1285	ranways and interurban
Sent to Governor	lines in city of more than
Amendment adopted	railways and interurban lines in city of more than 20,000 population; regulating standing load and safety equipment.
Digital by Governor	standing load and safety
	equipment.
243 By Citles and Towns. Re- lating to cost of sewers, lim- itation on cost thereof as- sessable to abutting and ad-	Introduced, passed on file 270 Referred to cities and towns 291
lating to cost of sewers, lim-	neverred to cities and towns 291
itation on cost thereof as-	
sessable to abutting and ad-	251 By Jacobson. Relating to exempt property of deceased person and extending such
jacent property.	exempt property of deceased
Introduced, placed on calendar. 257	person and extending such
Passed; ayes 46, nays 1 386	exemption to widow and chil-
Reported enrolled1223	dren.
Signed by President1223	Introduced, passed on file 269
jacent property. Introduced, placed on calendar. 257 Passed; ayes 46, nays 1	Introduced, passed on file 269 Referred
Signed by Governor	Recommended passage 439

S. F. Pa	ge ; S. F.	Page
252 By Jacobson. Relating to rate of assessment upon moneys and credits, corpora- tion shares or stocks; provid- ing for deduction of indebt- edness.	259 By Leo lating to for pract adding tw education	and Colburn, Ressuance of licenses ce of embalming; o years of college as requirement for assed on file 271
Introduced, passed on file		passage 439
Relating to electric transmission lines: repealing section 437.14, Code 1946, about cooperative corporations or associations and exemption from taxation. Introduced, passed on file 2 Referred to ways and means 2	Introduced, p	Patten and Mc- lating to levies for road maintenance raised from five to
254 By Doud, Knudson, Zastrow, Colburn and Leo. Relating to electric transmission lines; right to trim or fell brush or timber not exceeding 50 feet beyond either boundary or right of way. Introduced, passed on file	der city m	Relating to civil municipal emetirement systems en and firemen unanager plan. 281 itles and towns 310
Recommended passage 4 255 By Humbert. Relating to horse racing; establishing a board to regulate practice,	lating to merce com year term.	tion Reform. Re- elections of com- missioners for six aced on calendar 281
procedures thereof. Introduced, passed on file 2 Referred to Iowa development 2 Sifting recommends calendar 9 Amendment filed933, 9	Passed; ayes	5, nays none 391 Legalizing and issuance of county onds by Jefferson
256 By Doud. Relating to surveys required for construction of secondary roads, exclusive of bridges and culverts. Introduced, passed on file	Introduced, p Proof of publi Referred Recommended Report adopte H. F. 313 subs	assed on file
Sifting recommends calendar 7: Passed; ayes 47, nays none. 7: Reported enrolled 8: Signed by President 8: Sent to Governor 8: Signed by Governor 9: 257 By Berg. Relating to re-	264 By Wal cities and and officer solicitor fr tain fees a	ter. Relating to town organization ; prohibiting city om receiving cer- nd awards; or en- action in which
newal of articles of incorporation of corporations for pecuniary profit. Introduced, passed on file 2	Introduced, pa Referred to c	terest. ssed on file 282 ties and towns 310
Referred 22 Amendments filed 298, 631, 65 Sifting recommends calendar 65 Amendments adopted 65 Amendments withdrawn 67 Passed; ayes 44, nays 1 65 Reported enrolled 96 Signed by President 96 Sent to Governor 96 Signed by Governor 105	22 265 By Wats mie and R 9 issuance of town for p tion of co of bridge grade sepa	on of Pottawatta- eilly. Relating to bonds by city or ayment of its por- st of construction i, viaducts, and rations on primary sions. ssed on file 282
258 By Berg. Relating to bills which seek to legalize proceedings of board of supervisors, school directors, town councils, warrants or bonds issued; must explain question which casts doubt on legality	Recommended Amendments f Sifting recom	passage 310 passage 395 led 498 mends calendar 610 d 663 adopted 664 8, nays none 665 led 385 ident 885 or 885
Introduced, passed on file 27 Referred to judiciary 1 29 Amandments filed 298 313 70	1 Signed by Pres 2 Sent to Gover	ident

	age	8. F.	Page
266 By Watson of Pottawatta- mie, Myrland and Reilly. Re-	- 1	Amendments filed	631
mie, Myrland and Reilly. Re-		Amendments filed	1076
lating to establishment of	- 1	Report adopted1099,	1100
lating to establishment of method of determining prop- erty damage resulting from	ŀ	Amenaments adopted1099,	1100
change in optablished grades		Possodi avan 47 maya nana	1100
change in established grades for construction of viaducts,	- 1	Reported enrolled	1985
overhead crossings under-	1	Signed by President	1285
overhead crossings, under- passes or other structures facilitating highway travel. Introduced, passed on file		Sent to Governor	1286
facilitating highway travel.		Signed by Governor	1289
introduced, passed on file	282		
Referred to cities and towns Amendment filed	310	274 By Bekman, Faul and Van	
Amendment filed	465	274 By Bekman, Faul and Van Eaton. Relating to disquali- fication for unemployment	:
	1	fication for unemployment	:
267 By Martin. Relating to per-	j		
manent transfer of funds by		untarily quits his job or fails	i
267 By Martin. Relating to permanent transfer of funds by city council of Bettendorf in amount of \$20,442.37. Introduced, passed on file		untarily quits his job or falls to apply for suitable work or refuses same; imposition of specified number of weeks of	•
amount of \$20,442.37.	000	refuses same; imposition of	
Proof of publication contifled	200	disqualification.	
Referred	310	Introduced, passed on file	300
Withdrawn	550	Referred to social security	324
** 1611416 W II	1	and a second sec	024
268 By Berg. Relating to the	- [275 By Appropriations, Relat-	
compensation of public utility		ing to transfer of the unen-	
trustees.	- 1	275 By Appropriations. Relating to transfer of the unencumbered balance of the old-	
Introduced neged on file	283	age assistance appropriation made by 52nd G. A. Introduced, placed on calendar. Amendment filed	1
Referred	310	made by 52nd G. A.	
Sifting recommends calendar	596	Introduced, placed on calendar	300
Amendment filed	631	Amendment filed	442
Referred Sifting recommends calendar Amendment filed Amendment adopted Passed; ayes 43, nays none	638	Amendment adopted	453
Passed; ayes 43, nays none	029	raned; ayes 18, nays 23	- 36
BOO Des Assolutions Delegation to	- 1	276 By Walter, Knudson and Van Patten. Relating to re- ducing the number of apple trees or other fruit trees per acre in a fruit reservation. Introduced, passed on file.	
269 By Agriculture. Relating to	- 1	Van Patten. Relating to re-	
blue test for use of duly con-	1	ducing the number of apple	
etituted authority only	- 1	trees or other fruit trees per	•
Introduced, placed on calendar	283	acre in a fruit reservation.	
Passed: ayes 47, nays none	391	Introduced, passed on file	300
Reported enrolled	140	Referred	324
Signed by President	140	Recommended passage	408
Sent to Governor	141	Withdrawn	456
269 By Agriculture. Relating to certified seed sales, reserving blue tag for use of duly constituted authority only. Introduced, placed on calendar Passed; ayes 47, nays none. Reported enrolled Signed by President 1 Sent to Governor 1 Signed by Governor 1	183	277 By Conservation, Relating	
	- 1	to fish and game licenses and	i
270 By Whitehead and Dyk- house. Relating to convey-	- 1	shipment of skin, fur or hide	;
house. Relating to convey-	- 1	outside the state of lows.	
ances; immediate entry by	- 1	to fish and game licenses and shipment of skin, fur or hide outside the state of Iowa. Introduced, placed on calendar	300
auditor.	283		
Introduced, passed on file Referred to judiciary 2	310	278 By Skourup and Van Eaton.	• '
included to judy lary in the second		Relating to and providing for the salaries of mayor and councilmen under the com-	
271 By Conservation, Relating		councilmen under the com-	
to extension of duties of state	- 1	mission form of government	
conservation committee to in-	- 1	and election in certain cities.	
clude forestry and other land	- 1	Introduced, Passed on file	300
clude forestry and other land and water use practices in in-	- 1	Introduced, Passed on file Referred Recommended passage Sifting recommends calendar. Report adopted Passed; ayes 46, nays none. Concurred Title amended Passed; ayes 41, nays none. Reported enrolled Signed by President Sent to Governor. Signed by Governor.	324
terest of general economy of	l	Recommended passage	438
state.	922	Banort adopted	837
Introduced, placed on calendar	396	Passed aves 46 nave nano	A10
Amendments filed Amendments withdrawn Amendment adopted Passed; ayes 45, nays 1	454	Concurred	1234
Amendment adopted	454	Title amended	1236
Passed: ayes 45, nays 1	454	Passed: ayes 41, navs none	1236
	- 1	Reported enrolled	1285
272 By Conservation. Relating	- 1	Signed by President	1285
to fully trace and forcet rou-	1	sent to Governor	1286
ervations; defining terms.		Signed by Governor	1289
Introduced, placed on calendar	403	279 By Mercer Relating to fore	
Amandment adonted	455	279 By Mercer. Relating to fees for drainage publications.	,
ervations; defining terms. Introduced, placed on calendar. Amendment filed Amendment adopted Passed; ayes 49, nays none	455	Introduced, passed on file	301
		Referred	325
273 By Bekman, Knudson and	- 1	Referred	375
Hattery. Relating to con-	- 1		
tracts for library service and	- 1	280 By Whitehead, Van Patten and McMurry. Relating to	ı
establishment and mainten-	- 1	and McMurry. Relating to	•
ance of libraries.	200	hunting from aircraft. Introduced, passed on file	
introduced, passed on me	294	Pafarrad Passed on Ble	301
Referred	409	Referred	325

S. F. Pa	age	8. F. Pa	Lge
	-5-	200 Dr. Matas Mahialan Balat	-6~
281 By Judiciary 1. Relating to		290 By Motor Vehicles. Relat- ing to expenditures of all moneys received from taxa-	
raising salaries of judges of the district court to \$7,500 per		ing to expenditures of all	
the district court to \$1,500 per		tion of motor vehicle trucks:	
year.	301	tion of motor vehicle trucks: repealing section 327.13 of	
Introduced, placed on calendar	544	Code.	
Passed; ayes 45, nays 1. Concurred	กลัง	Introduced placed on calendar	302
Daggad aves 45 nave 1	082	Introduced, placed on calendar Re-referred to highways	330
Ranorted enrolled	140	Amendment filed	442
Signed by President	140	annonament mea i i i i i i i i i i i i i i i i i i i	• • •
Sent to Governor1	141	291 By Cities and Towns. Re-	
Sent to Governor	286	lating to increase of millage	
	- 1	lavies for garbage dienosal	
		lating to increase of miliage levies for garbage disposal and street cleaning.	
282 By Judiciary 1. Relating	ì	Introduced, placed on calendar	314
to licensing and regulation of	1	The state of the s	
private detectives and private		292 By Skourup and Henning-	
detective agencies. Introduced, placed on calendar	201	292 By Skourup and Henning- sen. Relating to number of municipal court judges in cities between 30,000 and	
Introduced, placed on calendar	007	municinal court indepe in	
		cities between 30,000 and	
283 By Bekman, Berg, Bateson, Parker, Roberts, McCarville		50 000 nonulation increasing	
Parker, Roberts, McCarville		50,000 population; increasing from 30 to 40.	
and Faul. Relating to optom-	- 1	Introduced, passed on file	314
etrists; composition and ap- pointment of board of optom-		U of owned	954
pointment of board of optom-		Recommended passage	497
etry examiners; providing	- 1	Sifting recommends calendar	596
penalties.	201	Recommended passage Sifting recommends calendar. Report adopted Passed; ayes 40, nays none Reported enrolled Signad by President	633
Introduced, passed on file	201	Passed; ayes 40, nays none	634
Referred to public neath	320	Reported enrolled	223
Amendments lited	امده		
Referred to public health	898	Sent to Governor	323
Silting recommends catendar	000	Signed by Governor	237
	- 1		
284 By Judiciary 1. Relating to		293 By Prentiss. Relating to	
juvenile court; providing	- 1	uniform rates for nre, light-	
juvenile court; providing sealing of records.	201	ning, tornado or windstorm	
Introduced, placed on calendar	301	293 By Prentiss. Relating to uniform rates for fire, light- ning, tornado or windstorm premiums within the state.	• • •
	- 1		314 354
285 By Judiciary 1. Relating to	- 1	recitive to insulance	4 01
neglected, dependent and de-	- 1	294 By Reilly. Relating to	
linquent children; providing for welfare, protection and	- 1	294 By Reilly. Relating to memorial halls and monu-	
		ments for soldiers, sailors	
discipline thereof; placing re- sponsibilities on parents or	- 1	and marines; including sta-	
custodians	1	diums.	
Introduced, placed on calendar	301		314
•		Referred to military affairs	354
286 By Motor Vehicles. Relat-	1		
ing to operation of a motor		295 By Motor Vehicles. Relat- ing to bureau of criminal	
vahiala by an intoxicated nar-	į	ing to bureau of criminal	
son; clarifying existing law for subsequent offenses. Introduced, placed on calendar	1	identification; requiring war-	
for subsequent offenses.		dens of penitentiary and re- formatories to procure finger-	
Introduced, placed on calendar	302	formatories to procure finger-	
		prints and bertillon photo-	
287 By Motor Vehicles. Relat-	- 1	graphs of those committed to their institutions.	
ing to creation of commercial		Introduced placed on colondar	912
ing to creation of commercial zones around cities and	J	Introduced, placed on calendar	313
towns; exempting them from	i	296 By Berg. Relating to trans-	
certain taxes.	200	portation of resident elemen-	
Introduced, placed on calendar Amendment filed	300	tary pupils living less than	
Amenament mea	700	2½ miles from school.	
	•	Introduced, passed on file	215
288 By Motor Vehicles. Relat-	i	Referred	354
ing to cancellation and revo-	i	Recommended passage	423
described for constructing	- 1		
cation of unused portions of franchise for constructing electric transmission lines;	1	297 By Tax Revision. Relating	
providing for extension there-	- 1	297 By Tax Revision. Relating to credit given on sales and use taxes on tangible per- sonal property; including in	
of on application.	1	use taxes on tangible per-	
Introduced, placed on calendar	302	the credit occupation to a	
	i	the credit occupation taxes as	
289 By Motor Vehicles. Relat-	J	well as sales and use taxes paid in other states. Introduced, placed on calendar.	
ing to granting of application for motor carrier certificate:		Introduced, placed on calendar.	315
for motor carrier certificate;	- 1	Siiting recommends calendar	596
repealing statements requir-	- 1	Amendments filed	612
ing written approval of com-		Amendment adopted	626
pliance with safety provi-		Title amended	626
sions.		Title amended	627
Introduced placed on calendar	30Z	Concurred	157

	, age	S. F.	Page
Passed; ayes 43, nays none Reported enrolled Signed by President Sent to Governor Signed by governor	1223	Reported enrolled Signed by President Sent to Governor Signed by Governor	.1262 .1262 .1262 .1289
298 By Miller, Maytag, Benson, Foster, Zastrow, Leo. Relat- ing to issuance of beer per- mits.		306 By Van Eaton and Parker Relating to practice of po diatry; changing name t chiropody; providing educa tional program, or clinic therefor.	- 0 - :,
Introduced, passed on file Referred to cities and towns Amendment filed	354 534	Introduced, passed on file Referred :	. 329 . 354 . 596
299 By Martin. Relating to laboratory analysis results of premarital tests; permitting clerk to destroy after two years. Introduced, passed on file	- 1	therefor. Introduced, passed on file Referred : Sifting recommends calendar. Amendment filed Amendment adopted Passed: ayes 43, nays none. Reported enrolled. Signed by President Sent to Governor Signed by Governor	. 635 . 636 .1033 .1033
Referred Recommended passage Sifting recommends calendar H. F. 508 substituted	354 439 765 891	307 By Van Eaton and Dyk	- n
300 By Martin. Relating to certificate of consent to mar- riage of minor; permitting divorced parent having cus- tody of minor to execute such		of taxes and giving receipt therefor; permitting one re ceipt for aggregate amoun due. Introduced, passed on file	
tody of minor to execute such certificate. Introduced, passed on file Referred	328	Introduced, passed on file Referred to tax revision Amendments filed	
301 By West, Fishbaugh, Mc- Carville. Relating to fees		tax list; changing date of de livery of list to county treas urer. Introduced, passed on file Referred to tax revision	
Referred to governmental affairs	328 354	309 By Governmental Affairs Relating to supplies for stat departments; including rea	s. e .l
302 By Augustine, West, Rid, out, Reilly and Roberts. Relating to labor union membership: repealing chapter 296, Acts of 52nd General Assembly. Introduced, passed on file	328 354	Introduced, placed on calendar Sifting recommends calendar Passed; ayes 41, nays none Reported enrolled Signed by President Sent to Governor Signed by Governor	. 329 . 596 . 627 .1285 .1286 .1289
303 By Augustine, West, Rid- out, Reilly and Roberts. Re- lating to labor boycotts and strikes; repealing chapter 297, Acts of 52nd General As-		310 By Lynes. Relating to a land patent in Bremer County; authorizing issuanc thereof.	а •
Introduced, passed on file Referred to labor	328 354	Introduced, passed on file Referred Recommended passage Report adopted Passed: ayes 47. nays none	354 . 356 . 556
304 By Leo. Relating to mar- riage laws: permitting di- vorced parent having custody of minor to execute marriage consent certificate.		Report adopted Passed; ayes 47, nays none Reported enrolled Signed by President Sent to Governor Signed by Governor	. 600 . 600 . 600
Referred to judiciary 2	328 354	311 By Bekman, McCarville Van Eaton, Martin, Fau West and Reilly, Relating t	i,
305 By Interstate Cooperation. Relating to support of dependent wives, children and poor relatives; securing support in civil proceedings from persons legally responsible		amount of workmen's com- pensation; increasing buria expense allowance, maximur and minimum weekly pay- ments	1 n
therefor. Introduced, placed on calendar. Sifting recommends calendar Amendment filed Amendments adopted	328 765 796 861	Introduced, passed on file	. 359 . 373 .1063 .1063

_			
	age	S. F.	Page
Title amended	124	Amendments filed	
Title amended	124	Amendments filed 397 Amendments withdraw	, 442, 465, 499
Reported enrolled1	285	Amendments withdraw	n 522
Signed by President1	285	Amendments adopted	522, 523, 524
Sent to Governor1	286	Passed; ayes 44, nays	none 524
Reported enrolled 1 Signed by President 1 Sent to Governor 1 Signed by Governor 1	289	Amendments withdraw Amendments adopted Passed; ayes 44, nays Concurred in part Passed; ayes 46, nays Reported enrolled Signed by President.	953, 954
		Passed; ayes 46, nays	1 968
312 By Bekman, McCarville, Van Eaton, Martin, Faul,		Reported enrolled	1006
Van Eaton, Martin, Faul,		Sont to Covernor	1006
Wast and Relliv. Relating to	i i	Signed by President. Sent to Governor Signed by Governor	1069
amount expended for illedical.	- 1	bigined by dovernor	
unrencal and nospical service	- 1	321 By Augustine, F	lishbaugh.
and supplies for workmen's	- 1	Parker Miller and	Skourup.
compensation.	344	Relating to reducti	on of per-
Introduced, passed on file Referred to social security	373	missible levy of	taxes for
Meteried to social populary		Relating to reduction missible levy of 1949 and 1950 by centage as increase	same per-
ata D. Bokman McCarville		centage as increas	e in tax-
313 By Bekman, McCarville, Van Eaton, Martin, Faul, West and Reilly. Relating to approval by industrial com- missioner of amount of at-	i	able value of prope	erty.
West and Reilly. Relating to	1	Introduced, passed on Referred Returned without rec	file 346 378
approval by industrial com-	- 1	Returned without rec	ommanda.
missioner of amount of at-	- 1	tion	533
inther lees bald by employer		Sifting recommends ca	lendar 699
in cases decided against em-	- 1	Amendments filed	
nlover	.45	Amendments filed 716, 739	, 796, 812, 813
Introduced, passed on file Referred to social security	272	Report adopted Amendments adopted Amendment withdraw	732
Referred to social security	313	Amendments adopted	732, 817, 818
	- 1	Amendment withdraw	n 806
314 By Faul. Relating to levy-	- 1	Passed; ayes 36, nays	12 818
314 By Faul. Relating to levy- ing executions on real es- tate; providing limitation on		200 Dr. Poul Dalast	na to 20
tate; providing limitation on	ŀ	322 By Faul. Relati tirement systems f bailiffs in municip with civil service	ng to re-
	345	hailiffa in municir	or deputy
Introduced, passed on file	373	with civil service	rights in
Decommended Dassage	439		
Referred		Introduced nassed on	file 346
315 By Faul. Relating to dura- tion of liens of judgments transcripted from municipal		Introduced, passed on Referred Sifting recommends of Passed; ayes 44, nays r Reported enrolled Signed by President. Sent to Governor Signed by Governor	373
tion of liens of judgments	- 1	Sifting recommends ca	alend ar1 118
transcripted from municipal	1	Passed; ayes 44, nays r	ione1166
courts to district courts.	1	Reported enrolled	
Introduced, passed on file	345	Signed by President	
Introduced, passed on file Referred to judiciary 1	373	Sent to Governor	
	1	signed by Governor	, 1289
316 By Faul. Relating to lien		323 By Van Eaton.	Dykhouse
of personal taxes.	345	323 By Van Eaton, and Myrland. Relat	ing to in-
Introduced, passed on file Referred to ways and means	373	corporation of Indu	strial Sav-
Referred to ways and median		ings and Loan As	sociations
317 By Bekman. Relating to		having for purpose of certain buildings	financing
occupancy and rent of buildings without certificates of		of certain buildings	3,
ings without certificates of	- 1	Introduced, passed on	file 346
	ŀ	Referred	
inor 1910/	245	Amendments med	
ing law. Introduced, passed on file Referred to judiciary 2	378	324 By Henningsen.	Legaliz-
Introduced, passed on file Referred to judiciary 2	3.0	ing renewal of inco	prporation
318 By Bekman. Relating to	İ	ing renewal of inco	ners Mu-
mechanic's liens; to define		tual Telephone Cor	npany.
term "OWNEr."	i	tual Telephone Cor Introduced, passed on	file 346
Introduced, passed on file	345	Referred	373
Introduced, passed on file Referred to judiclary 1	373	Referred	3 78
	- 1	Recommended amenda	nent, pas-
319 By Bekman. Relating to		Reoprt adopted Amendments withdraw Passed; ayes 47, nays	111
alimony in divorce actions; to		Amendments withdress	
make judgments, orders and		Passed: aves 47 navs	none 551
mony or child support money		Reported enrolled	645
make judgments, orders and decrees for payments of all- mony or child support money liens on real estate.		Signed by President	646
Introduced, passed on file	345	Sent to Governor	646
Referred to judiciary 2	373	Reported enrolled Signed by President Sent to Governor Signed by Governor	698
320 By Tax Revision. Relating		325 By Henningsen, R	eating to
to appointment of county as- sessors providing for man- ner of assessment of prop-	1	action of board visors of Clinton	or suber-
sessors providing for man-	1	erection of combine	ation corn
erty: specifying compensa-		erection of combine crib and granary	for said
erty; specifying compensa- tion of assessors and audi-	i	county.	
tors		Introduced, passed on Referred Recommended passage	file 34 7
Introduced, placed on calendar	346	Referred	373
Special order	382	Recommended passage	495

S. F. Page	S. F. Page
Sifting recommends calendar 570	334 By Social Security. Relat- ing to clearance through state department of social
Passed; ayes 48, nays none 592 Reported enrolled 645	welfare by the county board of social welfare before peti-
Report adopted 592	of social welfare before peti- tioning for appointment of guardian for old age assist-
	ance recipient. Introduced, placed on calendar 362
326 By Vittetoe. Relating to certain privileges of vacation and sick leave to coun-	335 By Social Security. Re- lating to definition of income
tion and sick leave to coun- ty highway maintenance em-	i for determining eligibility
ployees.	for old age assistance. Introduced, placed on calendar. 362
Introduced, passed on file 360 Referred to highways 422	336 By Printing. Relating to
327 By Board of Control Re-	misconduct or neglect in of- fice in regard to publication
lating to state institution fund in each county. Introduced, placed on calendar 361	of proceedings. Introduced, placed on calendar, 362
	337 By Skourup. Relating to
328 By Board of Control. Re- lating to county expenditures	powers of cities and towns to levy taxes for off street park- ing facilities; receipts there- of to pay bonds and antici- pated special taxes.
for patients in state institu- tions.	ing facilities; receipts there- of to pay bonds and antici-
Introduced, placed on calendar. 361	i introduced, passed on nie 319
329 By Military Affairs. Re- lating to relief for soldiers	Referred
and sations; transmitting in- formation regarding burial of veteran from undertaker	Amendments fled 775 776 075 076
of veteran from undertaker to county soldiers' relief	i Amendments adonted . X62 4X2 4XX
commission. Introduced, placed on calendar. 361	Title amended
Sifting recommends calendar 796 Amendment adopted 865	Title amended 862 Passed; ayes 47, nays none 983 Reported enrolled 1171 Signed by President 1171 Sept to Governor 1171
Passed; ayes 47, nays none 865	Sent to Governor
330 By Military Affairs. Re- lating to memorial halls and	
monuments for soldiers, sail-	338 By Skourup. Relating to bonds and anticipation of special taxes.
ors and marines; to include Am Vets.	Introduced, passed on file 379
Amendments filed577, 631	Referred
Amendments adopted	339 By Public Health Relating
Am Vets. Introduced, placed on calendar. 361 Amendments filed	to prohibiting movement in commerce of adulterated, misbranded drugs, devices
Sent to Governor	and cosmetics.
	Introduced, placed on calendar. 380 Amendment filed
ing to federal aid payments	Amendment filed 499 Sifting recommends calendar 569 Amendment adopted 585 Passed; ayes 46, nays none 1261 Passed; ayes 42, nays none 1261 Reported enrolled 1285 Signed by President 1285 Sent to Governor 1286 Signed by Governor 1296
erans to support fund of Iowa Soldiers' Home in Mar-	Concurred
shalltown. Introduced, placed on calendar. 361	Reported enrolled1281
Sifting recommends calendar 630 Passed; ayes 46, nays none 682	Sent to Governor1286
332 By Cities and Towns. Re- lating to amounts cities and towns may pay as dues to Iowa league of municipali-	340 By Insurance. Relating to unfair methods of competition and unfair, deceptive
lowa league of municipali- ties.	practices in insurance. Introduced, placed on calendar. 380
Introduced, placed on calendar. 361	341 By Conservation. Relating
333 By Social Security. Relat- ing to citizenship of United	341 By Conservation. Relating to conveyance to United States of certain lands in Allamakee and Clayton counties to establish national monument thereon.
States as requirement for eli- gibility for old age assist-	Allamakee and Clayton counties to establish national
States as requirement for eli- gibility for old age assist- ance; eliminating proof of payment of head taxes as re- quirement therefor.	monument thereon. Introduced, placed on calendar. 380
quirement therefor.	Sifting recommends calendar 812

	•
S. F. Page	S. F. Page
	Passed; ayes 48, nays none 591
lating to distribution of	
342 By Ways and Means. Re- lating to distribution of school aid by county board of	Concurred
supervisors; repealing certain	Concurred 62 Concurred 62 Passed; ayes 42, nays none 62 Reported enrolled 64 Signed by President 64 Sent to Governor 64 Signed by Governor 666
acts.	Reported enrolled 64:
Introduced, referred 380	Signed by President 649
Returned without recommenda- tions	Signed by Governor 661
Sifting recommends calendar 898	l manual by district the second of the secon
Amendments filed 900	240 De Kanders Dend Tildhen
Withdrawn 983	348 By Knudson, Doud, Elthon,
	Colburn, Skourup and Hart. Relating to transferees from
343 By Lord. Relating to the	l state nospitals for insane to
taking of mussels; providing for territory, time and meth- od of taking as provided by	county or private institutions for insane: providing state
for territory, time and meth-	for insane; providing state
state conservation commis-	and for support of such ha-
elon	tients, and providing an ap- propriation therefor.
Introduced, passed on file	Introduced, passed on file
Referred 422	Referred
Sifting recommends calendar 670	Recommended passage 691
Passed; ayes 49, nays none 710	Amendment filed 739
Signed by Propident 1905	Amendment adented 750 750
Sent to Governor 1986	Title amended 760
Signed by Governor1290	Passed: aves 44. navs 3 760
.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Amendment filed 738 Report adopted 758 Amendment adopted 759, 766 Title amended 759, 766 Passed: ayes 44, nays 3 760 Concurred 1066 Reported enrolled 1146 Signed by President 1146 Sent to Governor 1141 Signed by Governor 1171
344 By Claims, Relating to ap-	Passed; ayes 38, nays 51061
344 By Claims. Relating to ap- propriations to members of Legislative Advisory Com- mittee, State Office Building,	Reported enrolled
Legislative Advisory Com-	Sant to Governor
mittee, State Office Building,	Signed by Governor 1171
for services rendered.	
Introduced, referred 880	349 By Zastrow, Augustine.
Returned without recommenda-	349 By Zastrow, Augustine, Parker and Skourup, Relat-
Amendment filed 412	ing to establishment of a
Report adopted 451	State Tort Claims Act; de-
Amendment adopted 451	State Tort Claims Act; de- fining terms; conferring upon
Passed: ayes 44, nays none 452	each state agency power to
Signed by Progident 600	permitting state to be sund
Sent to Governor 600	Introduced, passed on file 382
tion	each state agency power to settle claims against state; permitting state to be sucd. Introduced, passed on file
345 By Claims. Relating to appropriations to members of Interim Flood Control Committee for services rendered.	350 By Judiciary 1. Relating to
propriations to members of	appointment, salaries and ex- penses of probation officers in
Interim Flood Control Com-	penses of propation officers in
Introduced, referred 381	juvenile court. Introduced, placed on calendar 401
Undumend without wasaww	introductor placed on entender : 101
tion 410	351 By Judiciary 2. Relating
Amendment filed 413	to apportionment of revenue
Report adopted	from state sales tax.
Pagad aver 49 nave nano 459	Introduced, placed on calendar 401
Reported enrolled	Passad aves 49 nave none 695
Signed by President 600	Reported enrolled
tion	Signed by President1285
Signed by Governor 620	Sent to Governor1286
	Sifting recommends calendar 596 Passed; ayes 42, nays none 627 Reported enrolled 1285 Signed by President 1285 Sent to Governor 1286 Signed by Governor 1290
346 By West. Relating to cer- tain privileges of vacation and sick leave to highway	
tain privileges of vacation	352 By Judiciary 2. Relating to
maintenance employees.	certain lands owned by City
Introduced, passed on file 381	352 By Judiciary 2. Relating to certain lands owned by City of Keokuk to be dedicated to United States for expanding
Referred to highways 422	National Cemetery.
	Introduced, placed on calendar 401
347 By Van Eaton, Relating to computation for reimburse-	
computation for reimburse-	353 By Motor Vehicles. Relat-
ment of school districts for.	ing to motor vehicles and law of the road; applications for and issuance of licenses.
loss of taxes. Introduced, passed on file 881	or the road; applications for
Referred	Introduced, placed on calendar 401
Amendment filed 511	Sifting recommends calendar. 1109
Recommended amendment, pas-	Sifting recommends calendar1109 Passed; ayes 46, hays none1140
sage 542	Reported enrolled
Report adopted	Signed by President1285
Sage 542 Sifting recommends calendar 577 Report adopted 590 Amendment adopted 590	Reported enrolled 1285 Signed by President 1285 Sent to Governor 1286 Signed by Governor 1290

S. F. Page	S. F. Page
354 By Cities and Towns. Au- thorizing certain cities to es- tablish rules and fees for dis- posal of garbage; levying	Sifting recommends calendar 569 Passed; ayes 48, nays none 588 Reported enrolled 1033 Signed by President 1038 Sent to Governor 1061
thorizing certain cities to es-	Passed; ayes 48, nays none 588
tablish rules and fees for dis-	Reported enrolled
posal of garbage; levying	Signed by President1033
tax; creating lien on real es-	Sent to Governor1061
tate for unpaid fees.	Signed by Governor1111
posal of garbage; levying tax; creating lien on real estate for unpaid fees. Introduced, placed on calendar. 401 Amendments filed	
Amendments lifed	362 By Skourup. Relating to
Amendments withdrawn 708	licensing of gasoline pumps; providing for qualifications
Amendments adopted 709 710	providing for qualifications
Title amended	of operators thereof.
Passed: aves 47, navs none 710	Introduced, passed on file 403 Referred to judiciary 2 422
	Referred to judiciary 2 422
355 By McCarville, Lynes, Bek- man, Martin, Van Eaton, Henningsen. Relating to	BAA Do Do Att 33141 F
man, Martin, Van Eaton,	363 By Prentis, Elthon, Zas- trow, Doud and Jacobson.
Henningsen. Relating to	Polating to manuscription of
labor disputes, arbitration and duties and authority of	agencies hourds commis
and duties and authority of	gione and departments of
labor commissioner.	Relating to reorganization of agencies, boards, commissions and departments of state government; providing for appointment of commissions.
Introduced, passed on file 401	for appointment of commis-
Referred to labor	sion to make recommenda-
Amendment filed 444	tions therefor
356 By Motor Vehicles. Relat-	Introduced, passed on file
ing to motor vehicles, owner-	Referred
ing to motor vehicles, owner- ship thereof, and issuance of	Amendments filed444, 838
certificate therefor.	Recommended passage 529
Introduced, placed on calendar 401	Sifting recommends calendar 610
Introduced, placed on calendar 401 Amendments filed797, 798, 886	Recommended amendment, pas-
257 Dr. Augustina Manaan	8age
357 By Augustine, Mercer, Reilly, Ridout, Roberts and West, Relating to exemp- tion from sales tax of food,	Amendments filed
West Pointing to Avamna	Reports adopted 819
tion from sales tax of food	Amendments adopted 819, 844, 846
medicine and common cloth-	Pageodi avor 50 nove none 210 200
ing.	Vote reconsidered 944
introduced, passed on file 402	Passed aves 50 nave none 846
Referred to ways and means 422	Concurred
	Recommended amendment, passage
358 By Agriculture. Relating	Reported enrolled
of adultaration of foods	Signed by President 918
Introduced placed on calander 409	Sent to Governor 918
Sifting recommends calendar 837	Signed by Governor 948
Amendment filed 908	
Amendment adopted909, 910	364 By Augustine, Lynes and Watson of O'Brien. Relating
Passed: ayes 47, nays none 910	Watson of O'Brien. Relating
358 By Agriculture. Relating to definitions and standards of adulteration of foods. Introduced, placed on calendar 402 Sifting recommends calendar 837 Amendment filed	to practice of pharmacy; sale of hog cholera virus and serum, and commercial feeds
Signed by President 1285 Sent to Governor 1286 Signed by Governor 1290	of hog cholera virus and
Sent to Governor	serum, and commercial feeds
Signed by Governor1290	and stock tonics.
359 By Insurance. Relating to	Introduced, passed on file 415 Referred to pharmacy 423
deposits of insurance com-	Mereired to pharmacy 423
deposits of insurance com- panies with insurance com-	not The Man Date To be
	365 By Van Eaton. Relating to
missioner. Introduced, placed on calendar. 402 Sifting recommends calendar. 796 Passed: ayes 47, nays none. 880 Reported enrolled. 1285 Signed by President. 1285 Sent to Governor. 1286 Signed by Governor. 1290	tax list; permitting one list-
Sifting recommends calendar 796	ing of aggregate amount due for more than one parcel of
Passed; ayes 47, nays none 880	land if in same taxing dis-
Reported enrolled	trict.
Signed by President	Introduced, passed on file 416
Sent to Governor	Referred to tax revision 428
Signed by Governor	120
360 By Insurance, Relating to insurers not authorized to transact business in state.	366 By Watson of Pottawat-
insurers not authorized to	366 By Watson of Pottawat- tamie. Relating to compen- sation of waterworks trus-
transact business in state.	sation of waterworks trus-
Introduced, placed on calendar. 402	tees.
Sifting recommends calendar 569	introduced, passed on file 416
Amendment adopted 589	Introduced, passed on file
Passed; ayes 48, nays none 589	Sifting recommends calendar 745
Reported enrolled	l'assed; ayes 49, nays none 792
Introduced, placed on calendar. 402 Sifting recommends calendar. 569 Amendment adopted	
Sent to Governor	367 By Watson of Pottawat-
Digition by Governor	tamie. Relating to labor hov-
361_By Governmental Affairs.	cotts and strikes; exempting employers and employees
Relating to purchase of pas-	employers and employees
senger motor vehicles by	covered by Federal Railroad
state car dispatcher; limiting	Labor Act.
state car dispatcher; limiting price to \$2,000. Introduced, placed on calendar, 402	Introduced, passed on file 416 Referred to labor
TOTOGUECEO, DIRCEO OD CRIEDORF . 407	Nerected to BEDOC 477

S. F. Pag			'age
368 By Doud, Hattery and Bekman. Relating to state board of vocational education; to provide for appointment and terms of members thereof.	n p	By Bateson. Legalizing roceedings of Webster City issuance of bonds for mulcipal electric light and ower plant.	
Introduced, passed on file	3 Refe	oduced, passed on file pred mmended passage prt adonted	486 496 547
369 By Henningsen. Legaliz- ing renewal of articles of in- corporation of The Collis Company.	Pass Proo Repo	oduced, passed on filerred	547 587 578 578
Company. Introduced, passed on file. 41 Referred 43 Recommended passage 49 Report adopted 55 l'assed; ayes 47, nays none 55 Reported enrolled 69 Signed by President 69 Sent to Governor 69 Signed by Governor 73	6 Sent 8 Sign 7	to Governored by Governor	573 620
Passed; ayes 47, nays none	7 376 8 co 8 tr	By Mercer. Relating to in- orporation of sanitary dis- ricts. oduced, passed on file	427
Signed by Governor	Refe Reco Ame	rred ommended passage ndment filed	486 497 511
commercial amusements. Introduced, passed on file 42 Referred to ways and means 43	377 6 377	By McCarville. Relating to onds of deputy state offi- ers, county officers, their	
371 By Watson of Pottawat- tamie and Faul. Relating to shorthand reporter's fee for transcription of official notes:	d n	eputies, and county engi- eers. oduced, passed on file erred to governmental affairs	427 436
shorthand reporter's fee for transcription of official notes: authorizing fee to be fixed by rule of Supreme Court. Introduced, passed on file	378 16 378	By Aeronautics. Relating acquisition by municipali-	130
Recommended passage 49 Sifting recommends calendar 64 Report adopted 68 Passed; ayes 46, nays none 68 Passed; ayes 46, nays none 77	6	ies of rights in air space for irport approaches. oduced, placed on calendar. og recommends calendared; ayes 45, nays 2	427 745 790
Signed by President 77 Sent to Governor 77 Signed by Governor 81	5 379 to	By Aeronautics. Relating	130
service; waiving residence	fr	o state aviation fund; trans- erring a certain sum there- rom to general fund of state. oduced, placed on calendar. ng recommends calendar.	
Introduced, passed on file. 42 Referred 43 Sifting recommends calendar 69 Passed; ayes 46, nays none 75 Concurred 124	9 Ame 9 Title Pass	nduced, piaced on calendar nd recommends calendar ndments filed	822 822 822 1285
Concurred	Sign Sent Sign	ed by Presidentto Governored by Governor	1285 1286 1290
373 By Doud. Relating to nom- inations by non-party organ- izations.	380 to a:	By Aeronautics. Relating o registration of aircraft nd fees therefor; reporting f transfers of ownership of	
Introduced, passed on file 42 Referred to election reform 43 374 By Foster, Legalizing pro-	6 to	ircraft, penalties for failure o register or report owner- hip.	
ceedings of town of Winfield, Henry county, in issuance of bonds for municipal water-	Sifti	oduced, placed on calendar. ng recommends calendar ndment filed ndment adopted	410
Introduced, passed on file	6 Pass Cond 1 Pass Repo	ndment filed	655 848 848 885
works. Introduced, passed on file	0 Sign 2 Sent 2 Sign	ed by Presidentto Governored by Governor	885 885 919
Reported enrolled	2 8 381 8 ti	By Faul. Relating to taxa- on of motor vehicle carriers. oduced, passed on file	427
Signed by Governor 72	š Refe	rred to motor vehicles	461

S. F. Page	S. F. Page
382 By Van Patten. Legalizing	390 By Social Security. Relat-
proceedings of town of Milo in issuance of bonds for elec- trical transmission system.	ing to workmen's compensa-
in issuance of bonds for elec-	tion; restricting waivers as
	tion; restricting waivers as to benefits payable from second injury fund.
Referred	Introduced placed on calendar. 447
Amendment filed 465	Sifting recommends calendar 630
Recommended passage 498	Passed; ayes 47, nays none 667
Report adopted 551	Reported enrolled
Paged aves 47 nave none 559	Sent to Governor 1262
Reported enrolled	second injury fund. Introduced, placed on calendar. 447 Sifting recommends calendar. 630 Passed; ayes 47, nays none 667 Reported enrolled 1262 Signed by President 1262 Sent to Governor 1262 Signed by Governor 1290
Introduced, passed on file. 428 Referred	
Sent to Governor 646	391 By Social Security. Relat-
Signed by Governor 698	391 By Social Security. Relat- ing to Industrial Commis-
	sioner, workmen's compensa-
383 By Berg and Faul. Relat- ing to taxes for particular	tion, reviews and appeals. Introduced, placed on calendar. 447 Sifting recommends calendar. 639 Amendment adopted . 729 Passed; ayes 49, nays none 729 Reported enrolled . 1262 Signed by President . 1262 Sent to Governor . 1262 Signed by Governor . 1290
purposes; including a public	Sifting recommends calendar. 699
health fund.	Amendment adopted 729
Introduced, passed on file 446 Referred to cities and towns 461	Passed; ayes 49, nays none 729
Referred to cities and towns 461	Reported enrolled1262
384 By Judiciary 1. Relating	Sent to Governor 1262
to making wanton neglect on	Signed by Governor1290
to making wanton neglect on part of parent of child un-	
sawidi; providing penant	392 By Jacobson, Gillespie and Hattery. Relating to max- imum tuition rate charged
therefor. Introduced, placed on calendar, 446	imum tuition rate charged
, * · · *	students residing within an-
385 By Election Reform, Re-	students residing within an- other school district or cor- poration; authorizing state superintendent of public in-
lating to beer and mait	poration; authorizing state
liquors, extending illegality	superintendent of public in-
385 By Election Reform. Re- lating to beer and mait liquors, extending illegality thereof to certain territory; providing for petitions and elections in all counties for determining such territory. Introduced, placed on calendar. 446	struction to so determine. Introduced, passed on file
elections in all counties for	Referred to schools, et al 461
determining such territory.	Sifting recommends calendar 569
Introduced, placed on calendar. 446	Amendments filed 597
	Amendments withdrawn 606
386 By Election Reform. Re- lating to time of permanent	Reported enrolled 645
registration.	Signed by President 646
Introduced, placed on calendar. 446	Sent to Governor 646
997 Des Millianes Affaire De	Passed; ayes 44, nays 2 606 Reported enrolled 645 Signed by President 646 Sent to Governor 646 Signed by Governor 698
387 By Military Affairs. Re- lating to relief for soldiers, sailors and marines; creat-	393 By McCarville. Relating to
sailors and marines; creat-	393 By McCarville. Relating to compensation of county andi-
ing in Heu thereof the county	tors serving in cities of first
war veterans commission of	class.
Iowa. Introduced, placed on calendar 446	Introduced, passed on file 447 Referred to public officers and
	employees 461
388 By Social Security Relat- ing to occupational disease	
ing to occupational disease	394 By Mercer, Martin and Van Eaton. Relating to licensing
compensation; providing for certain medical services to	of plumbers, enforcement of
employees who are not dis-	l certain regulations govern-
abled.	ing inspection and installa- tion, authorizing uniform
Introduced, placed on calendar 446 Sifting recommends calendar 646	tion, authorizing uniform
Amendment filed 673	minimum standards.
Amendment adopted 683	Introduced, passed on file 447 Referred to lowa development . 494
Amendment filed	
Reported enrolled1262	395 By Doud. Relating to con- tracts for transportation of
Sent to Governor 1262	school children; clarifying
Signed by Governor1290	Code 1946.
	Introduced, passed on file 448
389 By Social Security. Relat-	[Referred
ing to employment security; re-defining term "employer", relating to contributions, liens court proceedings	Returned without recommenda- tion
relating to contributions.	Amendment filed
liens, court proceedings against employer. Introduced, placed on calendar. 447 Sifting recommends calendar. 716 Passed; ayes 49, nays none 782 Reported enrolled 1263	1 '
against employer.	396 By Appropriations, Relat-
Sifting recommends salender 712	ing to expenditures by state highway commission from primary road fund for next
Passed; ayes 49, nays none 782	primary road fund for next
Reported enrolled 1262 Signed by President 1263 Sent to Governor 1262 Signed by Governor 1290	blennium.
Signed by President1262	Introduced, placed on calendar 448 Amendments filed534, 565
Signed by Governor 1290	Amendments filed534, 545

a tr	1	S. F. Pag	
	rge	•	Κe
Communication from chief en-		405 By Leo. Legalizing pro-	
gineer	607	ceedings of boards of direc-	
Title amended	609	tors of Toledo school district	
Passed: ayes 44, nays none	609	ceedings of boards of direc- tors of Toledo school district and township district 4 of	
Title amended Passed; ayes 44, nays none Reported enrolled Signed by President	660	Tame county	
Signed by President	660	Introduced, passed on file 4	67
Sent to Governor	660	Introduced, passed on file 4 Referred to judiciary 1 4 Sifting recommends calendar . 5 H. F. 469 substituted	94
Signed by Governor	715	Sifting recommends calendar 5	70
organica by devication in the contract of		H. F 469 substituted 7	61
397 By Benson. Relating to	- 1	Withdrawn 7	65
397 By Benson. Relating to cosmetology; use of any device requiring additional	1	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	••
vice requiring additional	ł	406 By Lord. Relating to time	
training	1	for holding municipal pri-	
introduced negred on file	448	maries in certain special	
training. Introduced, passed on file Referred to public health	332	charter cities: designating	
Referred to public nearth	207	406 By Lord. Relating to time for holding municipal pri- maries in certain special charter cities; designating first Monday in February. Introduced, passed on file	
200 De Ven Beten Deleting to	- 1	Introduced passed on file 4	67
398 By Van Eaton. Relating to disposition of records of child placing agencies when said	- 1	Referred to election reform	ě
disposition of records of child	- 1	Sifting recommends colonder &	10
placing agencies when said	l	Passed aves 47 nave none	
agencies cease to exist. Introduced, passed on file Referred to social security		Deported appollud	
Introduced, passed on file	449	Reported enrolled	
Referred to social security	494	Signed by President	33
		sent to Governor10	101
399 By Van Eaton. Relating to		Signed by Governor11	11
eligibility for assistance to	- 1		
399 By Van Eaton. Relating to eligibility for assistance to needy blind; repealing cer-	į.	407 By Insurance. Relating to	
tain requirements.	l	unearned premium reserves	
introduced, passed on file	449	to be maintained by insur-	
Introduced, passed on file Referred to social security	494	ance companies and associa-	
		tions.	
400 By Highways. Relating to secondary roads; repealing chapter 163, Laws of 52nd General Assembly and enact-	1	Introduced, passed on file 4	97
secondary roads: renealing	i	Amendment filed 6	47
chapter 163. Laws of 52nd		408 By Fishbaugh, Miller, Pren-	
General Assembly and enact-		tie Danson Zontrom Dithon	
ing substitute therefor pro-	ŀ	408 By Fishbaugh, Miller, Prentis, Benson, Zastrow, Elthon, Augustine, Roberts, Foster	
ing substitute therefor, pro- viding for petition to board of supervisors for improve-	I	Augustine, Roberts, Foster	
of empervious for improve-	1	and Bateson. Relating to is-	
ment and corfesion of mode	1	suance and revocation of beer	
ment and surfacing of roads.	440	permits; revoking permits is-	
Introduced, placed on calendar Sifting recommends calendar	200	sued to persons noiding ted-	
De melenned to militiate	233	permits; revoking permits is- sued to persons holding fed- eral retail liquor dealers' spe-	
Re-referred to sifting	118	cial tax stamp. Introduced, passed on file	
	- 1	introduced, passed on file	67
401 By Ridout and Benson, Re-	- 1	Referred Sifting recommends calendar.	94
lating to aircraft on inland	1	Sifting recommends calendar	30
lating to aircraft on inland waters; removing all limita- tions thereon by repealing chapter 78, Acts of 52nd Gen-	!	Amendments filed920, 934, 9	149
tions thereon by repealing	i i	400 Dy Consequentian Balating	
chapter 78, Acts of 52nd Gen-	1	409 By Conservation. Relating to pollution of state waters. Introduced, placed on calendar 4	
erai Assembiy.		Introduced placed on colondar.	
Introduced, passed on file Referred to aeronautics Amendment filed	449	introduced, placed on calendar 4	
Referred to aeronautics	494	410 By Conservation. Relating	
Amendment filed	612	to creation of county con-	
	i	servation board; prescribing	
402 By Watson of Pottawat-	ł	powers, duties and terms of	
tamie. Relating to authoriza-	I	office.	
tion of reproduction of any	I	Introduced, placed on calendar 4	167
records by photostating et	1		. • •
al. and to disposal or storage	- 1	411 By Bekman. Relating to	
402 By Watson of Pottawat- tamie. Relating to authoriza- tion of reproduction of any records by photostating et al. and to disposal or storage of reproduced records; pro- viding also for admissibility	4	411 By Bekman. Relating to organization of domestic in-	
viding also for admissibility in evidence thereof.	1	surance companies; prohibit-	
in evidence thereof.		ing conduct of unauthorized	
Introduced, passed on file	449	insurance business.	
		Introduced, passed on file	167
Sifting recommends calendar	670	Introduced, passed on file Referred to insurance	28
Passed; ayes 49, nays none	711		
		412 By Bateson and Dykhouse.	
403 By Berg and Faul. Relat-		Relating to compensation of members and employees of	
ing to continuance of musical	1	members and employees of	
education for public school	1	state conservation commis-	
students during vacation pe-	1	state conservation commis- sion; providing for increase	
403 By Berg and Faul. Relating to continuance of musical education for public school students during vacation periods; creating municipal		thereof.	
music boards in cities over			168
40,000.		Introduced, passed on file (Referred to public officers and	
Introduced, passed on file	466	employees	18
Introduced, passed on file Referred to cities and towns	494		
		113 By Bekman, Van Eaton,	
404 By Vittetoe. Relating to		McCarville, Martin and Faul. Relating to unemployment compensation; increasing	
increase by a half mill of per- missible levy for cemetery		Relating to unemployment	
missible levy for cemetery		compensation; increasing	
runds in cities and towns		maximum benefit payment;	
under 5,000 population.		making other liberalization	
funds in cities and towns under 5,000 population. Introduced, passed on file	466	benefits.	
Referred to tax revision	494	Introduced passed on file	181

	ıge	S. F. Pa	age
Referred to social security Stifting recommends calendar. 11 Amendment filed 11 Amendment adopted 1124, 17 Title amended 1 Passed; ayes 43, nays none 1 Reported enrolled 1 Signed by President 1 Sent to Governor 1 Signed by Governor 1		422 By Doud. Relating to sup- plementary aid to school dis- trict; raising basis of aid. Introduced, passed on file Referred Sifting recommends calendar Amendment filed Amendments adopted Passed; ayes 47, nays 1	528 837 949 984
Referred to public officers and employees	468 528 840	423 By Faul. Relating to investments of insurance companies other than life; adding new subsection to Code 1946, authorizing certain investments. Introduced, passed on file	469 5 2 8
415 By Roberts. Relating to punishment for fourth or subsequent offense for operating a motor vehicle while intoxicated. Introduced, passed on file	468 528 738 784	424 By Faul. Relating to investment of funds of life insurance companies; adding new paragraph to Code 1946, authorizing certain investments. Introduced, passed on file	469 5 2 8
416 By Humbert. Relating to registration of motor vehicles; designating fee of \$10 each, per year, for farm tractors, for secondary roads. Introduced, passed on file	468	425 By Faul. Relating to powers of cemetery associations; prohibiting them from selling monuments or any form of markers. Introduced, passed on file	470 528
417 By Schools and Educational Institutions. Relating to transportation of school pupils and the funds provided therefor. Introduced, placed on calendar Sifting recommends calendar Amendments filed 673, 813, 976, 1 Amendments adopted Passed; ayes 43, nays 5	468 610 083 989	426 By Judiciary 2. Relating to credit of 50% on personal income tax imposed under certain provisions beginning with year 1949 and payable in year 1950. Introduced, placed on calendar	470
Passed: ayes 43, nays 5 1 Concurred 1 Passed: ayes 38, nays 4 1 Reported enrolled 1 Signed by President 1 Sent to Governor 1 Signed by Governor 1 418 By McCarville Relating to	990 072 072 140 140 141 287	427 By Compensation of Public Officers and Employees. Relating to mileage allowance of state officers or employees, county engineers, boards of supervisors, sheriffs, and coroners.	
private use of public property; automobiles, machinery and equipment. Introduced, passed on file Referred to governmental affairs	469 528	Introduced, placed on calendar. Sifting recommends calendar. Amendments filed	630 647 669 669 670
lating to funds excepted from local budget law and expenditures from county institutional fund. Introduced, placed on calendar Amendment filed	469 612	ed	158
vestment of fiduciary funds. Introduced, passed on file Referred to judiciary 2 421 By Bateson and Bekman. Relating to payment of balance of injury compensation to dependents in event of death. Introduced, passed on file		428 By Faul and West. Relating to state aid to distressed school district; providing for administration thereof by state department of public instruction and making appropriation therefor. Introduced, referred to appropri-	

S. F. Page	S. F. Page
429 By Faul. Relating to crea-	and highway commission,
tion of county conservation	and highway commission, county boards of supervisors
board; prescribing powers, duties and terms of office of	and town councils as to pro- viding safety protection at
duties and terms of office of	viding safety protection at
said board.	crossings.
Introduced, passed on file 514 Withdrawn before being printed 525	Introduced, passed on file 515
Withdrawn before being printed 525	·
430 By Faul. Relating to gen-	437 By Berg and Watson of Pottawattamie, Relating to
430 By Faul. Relating to general police powers of cities and towns outside incorpo-	Pottawattamie. Relating to
and towns outside incorno-	protection of public at rail- road crossings with high-
rated limits of such cities:	ways, streets and alleys.
rated limits of such cities; authorizing payment of re-	introduced, passed on file 515
wards for apprehension and conviction of persons ac-	l introduced, passed on lite 515
conviction of persons ac-	
cused of major crimes. Introduced, passed on file 514	438 By Berg, Hattery and Mercer. Relating to dormi-
introduced, passed on nie 514	Mercer. Relating to dormi-
	institutions under board of
431 By Henningsen. Relating	education: construction on-
to increase in salaries of municipal court clerks in	eration, financing thereof.
cities of less than 30,000 in-	mercer. Relating to dormitories, dining rooms at state institutions under board of education; construction, operation, financing thereof. Introduced, passed on file 515 Sifting recommends calendar.
habitants where municipal	
court has been designated the	Failed; ayes 25, nays 161163
juvenile court.	Falled; ayes 25, nays 161163
juvenile court. Introduced, passed on file 514	
	439 By Dykhouse. Relating to
432 By Motor Vehicles. Relat-	appropriation to state con-
ing to reinstatement of truck	servation commission for
operator permit when of	dredging Silver Lake in
public interest.	Dickinson county.
Introduced, placed on calendar 514	Introduced, referred to appro-
too m Markey Waltalan Dalat	priations 516
433 By Motor Vehicles. Relat-	
ing to application for truck	440 By Fishbaugh and West.
written approval of state	Relating to open-cut or strip
operator permit: requiring written approval of state department of public safety stating prescribed safety	Relating to open-cut or strip coal mines; requiring tonnage tax to guarantee replace-
stating prescribed safety	ment of surface soil and loss
regulations have been com-	of tax revenue.
plied with.	Introduced, passed on file 516
Introduced, placed on calendar 514	, .
424 Dy McCompillo Poleting to	441 By Van Eaton. Relating to
434 By McCarville. Relating to licensing of sewerage plant	employment of public health
superintendents or operators;	l nersonnel including labora-
creating board to examine,	tory personnel.
issue licenses and receive li-	Introduced, passed on file 516
cense fees.	
Introduced, passed on file 515	442 By Motor Vehicles. Relat-
197 D. Cabacla and Education	ing to maximum limitations of size and weight of motor vehicles and combinations of
435 By Schools and Education- al Institutions. Relating to	vehicles and combinations of
school buses; providing regu-	vehicles to promote uniform-
lations for safety and com-	vehicles to promote uniformity with other states. Introduced, placed on calendar 516
lations for safety and com- fort of children.	Introduced, placed on calendar 516
Sifting recommends calendar 596	443 By Insurance. Relating to
Passed; ayes 42, nays none 634	investments of insurance
Paged: avec 47 mays none 1048	companies other than life;
Sifting recommends calendar. 518	adding new subsection to
Signed by President	Code authorizing certain in-
Sent to Governor 1092	vestments. Introduced, placed on calendar 516
Recalled from Governor by	introduced, placed on calendar viv
S. C. R. 20	444 By Inguinance Beleting to
Record expunged	investments of funds of life
Amendment adopted1122	insurance companies and as-
Passed; ayes 44, nays none1123	sociations; adding new sub-
Signed by President 1999	section to Code authorizing
Sent to Governor	certain investments.
Reported enrolled	444 By Insurance. Relating to investments of funds of life insurance companies and associations; adding new subsection to Code authorizing certain investments. Introduced, placed on calendar 516
	•
436 By Berg and Watson of Pottawattamie. Relating to	445 By Governmental Affairs.
Pottawattamie. Relating to hearings and orders by lowa	Relating to entry of criminal
state commerce commission	judgments. Introduced, placed on calendar 517
in disagreement cases be-	Sifting recommends calendar 596
tween railroad companies	Sifting recommends calendar 596 l'assed; ayes 42, nays none 628

S. F. 1	l'age	S. F.	1.	'age
446 By Bekman, Bateson and	1	Sifting red	commends calendar	570
Zastrow Relating to fixing	-	Pacead ov	AG AR NGUE HODA	592
Zastrow. Relating to fixing standards of age for admis- sion of children to public schools in first grade and		Reported s	enrolled President overnor Governor	698
elen of children to public		Signed by	Progldont	893
sion of culturen to public	í	Biglied by	avannan	200
schools in first grade and preceding grade. Introduced, passed on file	•	Sent to G	Overnor	790
preceding grade.		Signed by	Governor	130
introduced, passed on nie	517			
Sifting recommends calendar	852	453 By V water	Valter. Relating to	
Amendments filed934	, 950	water	navigation regula-	
Amendment withdrawn	962	tions: i	navigation regula- napection and licens- ow boats for hire.	
Amendment adopted	962	ing of r	ow boats for hire.	
Passad aves 32 nave 14	963	Introduced	, passed on file	518
Conquered	1009	inti ou acca	, passed on me	0.0
Donadi avea 91 mare 0	1002	454 Dv 174	chhaugh Palating to	
Passeu, aves al, hays a	1002	104 By F1	shbaugh. Relating to d charges of corpora-	
Reported enrolled	1033	rates an	d charges of corpora-	
Signed by President	1033	tions s	elling electrical en-	
Sent to Governor	1061	ergy, g	as, water; telephone	
Signed by Governor	1111	and tele	egraph services; pro-	
- G		viding o	elling electrical en- as, water; telephone egraph services; pro- court of inquiry.	
447 By Faul. Relating to de- struction of certain docu- ment records and receipts		Introduced	, passed on file	518
struction of certain docu-	_		, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
ment records and receipte		455 By Ja	acobson. Relating to	
held by werien and receipts	•	intersta	te bridges across	
held by various county of-	•		te blinges across	
fices.		Mississi	ppi River.	
Introduced, passed on file	517	Introduced	, passed on file	518
Sifting recommends calendar	745	Sifting rec	ommends calendar	630
Introduced, passed on file Sifting recommends calendar	792	Amendmen	commends calendar t filedsubstituted	674
Passed; ayes 48, nays, none	792	S. F. 467 s	substituted	680
		Withdrawn	1	680
448 By Lynes and Henningsen.				
Palating to use of state funds	:	456 By Tu	dor Relating to pro-	
Relating to use of state funds	3	200 139 10	dor. Relating to pro- s_of boards of direc-	
to supplement funds of school	i I	ceeding	g of poards of direc-	
districts; financing of school	1	tors or	Believne school gis-	
districts; financing of school activities thereby; appropria-	-	trict in	Bellevue school dis- issuing school bonds. , passed on file	
tion therefor.		Introduced	, passed on file ublication certified commends calendar es 48, nays none	318
Introduced, referred to appropri-	-	Proof of p	ublication certified	537
ations	K17	Sifting rec	commends calendar	£70
		Langed av	es 48 nave none	693
449 By Lynes. Relating to con-		Deported 6	aprolled	708
		Steported e	enrolled President vernor Governor 764,	700
trol and eradication of		Signed by	resident	100
Brucellosis.		Sent to Go	vernor	7.40
Introduced, passed on file Sifting recommends calendar Passed: ayes 42, nays 1	517	Signed by	Governor 764,	765
Sifting recommends calendar	1118			
Passed: aves 42, navs 1	1158	457 By Me	cCarville. Relating to	
Reported enrolled	1225	nonresid	dent auctioneers and	
Signed by Propident	1995	licensin	cCarville. Relating to dent auctioneers and g of auctioneers with-	
Reported enrolled	1000	in state	b or waccioncers with	
Bent to dovernor	1200			519
Signed by Governor	. 1290	Amondmon	, passed on file	717
sec. The Whitchand Deleting to		Amenumen	ts filed	
450 By Whitehead. Relating to assaulting or willfully injur- ing person or personal prop- erty of news photographer- making offense an assault	,	100 70. 77	1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-	
assaulting or willfully injur-	-	458 By H.	ignways. Relating to	
ing person or personal prop-	• ;	raise li	ighways. Relating to n limitations on ex-	
erty of news photographer:	;	penditu	res from primary	
making offense an assault	t :	road fu	nd by state hghway	
with intent to do great		commiss	sion.	
with intent to do great bodily injury.			, placed on calendar .	519
Introduced, passed on file	517		,	
		459 By B	lekman. Relating to	
451 By Bekman, Bateson and	i I		and duties of boards	
Parker. Relating to board of eugenics; providing for a	r	of our	and duties of boards	
eugenics, providing for a		or sup	ervisors; restricting l activities of em-	
vocial worker and an execu-	.	pontica	activities of em-	
social worker and an execu- tive secretary to disseminate		ployees	thereof.	
auronia information made		Introduced	, passed on file	519
eugenic information, receive	•			
applications for sterilization;		460 By B	lekman. Relating to	
requiring executive secretary	<i>'</i>	duties	of county attorney, him sole adviser to f supervisors in coun-	
shall be a lawyer; permitting		making	him sole adviser to	
board to make orders for		board o	f supervisors in coun-	
requiring executive secretary shall be a lawyer; permitting board to make orders for voluntary operations.		ties of	85,000 and over.	
		Introduced	, passed on file	510
Amendments filed612	. 814		, passeu on me	
Amendments filed612 Sifting recommends calendar	765	461 By Ta	x Revision. Relating	
Amendments withdrawn	892 1	to tay	ax Revision. Relating exemptions for mil-	
Amendment adopted	800	itary may	rvice: providing clari-	
Amendment adopted	800	fication	reco, providing Clari-	
Passed; ayes 41, nays 4	074	neacton,	regulation in deals.	
452 By Knudson. Legalizing	. 1	nating	rvice; providing clari- regulation in desig- property therefor. , referred to sifting	
cornorate acts and proceed-		introduced	, referred to sifting	562
corporate acts and proceed- ings of Willow Creek Tele-				
ings of willow creek Tele-		TOP DY MI	ilitary Affairs. Relat- soldiers' preference	
phone Company at Clear Lake.		ing to	solulers preference	
Lake,		law.		
Introduced, passed on file	518 I	'Introduced	, referred to sifting .	580

S. F. Page	S. F. Page
463 By Military Affairs. Relating to construction of barracks or dormitory as replacement at Iowa Soldiers'	471 By Appropriations. Relat- ing to appropriation from general fund of state for board of control institutional
ing to construction of bar-	ing to appropriation from
racks or dormitory as re-	general fund of state for
placement at lowa Soldiers'	board of control institutional
Home, by state board of control.	state roads.
	Introduced, referred to sifting. 704 Sifting recommends calendar. 716 Passed; ayes 47, nays none. 767 Reported enrolled. 852 Signed by President. 852 Sent to Governor. 852 Signed by Governor. 852
Introduced, referred to sifting 589 Sifting recommends calendar 920	Passed aves 47 navs none 767
Referred to appropriations 920	Reported enrolled 857
The state of the s	Signed by President 852
404 Day Day 11 - 14 D. 3-44	Sent to Governor 852
464 By Public Health. Relating to creation of county and dis-	Signed by Governor 885
trict or multi-county boards	
of health: to authorize lavy	179 Ry Indiciary 9 Legalizing
of health; to authorize levy of taxes therefor. Introduced, referred to sifting 599	proceedings of hoard of edu-
Introduced, referred to sifting., 599	cation of Van Meter Con-
	472 By Judiciary 2. Legalizing proceedings of board of education of Van Meter Consolidated School in purchasing certain real estate for purpose of residence for
465 By Appropriations, Relat-	ing certain real estate for
465 By Appropriations. Relating to an appropriation to	purpose of residence for
meet deficit in workmen's	teachers.
compensation service depart-	Introduced, referred to sifting 720 Sifting recommends calendar 788
ment and to administration	Sifting recommends calendar. 738 Froof of publication certified . 805
of workmen's compensation	Passed; ayes 50, nays none 849
law.	Reported enrolled 961
Introduced, referred to sifting 600	Reported enrolled 963 Signed by President 963 Sent to Governor 963 Signed by Governor 1033
Sifting recommends calendar 602	Sent to Governor 963
Passed; ayes 46, nays none 604	Signed by Governor
Signed by Propident	
Sifting recommends calendar 602 Passed; ayes 46, nays none 604 Reported enrolled 645 Signed by President 646 Sent to Governor 648 Signed by Governor 698	478 By Public Lands and Build-
Signed by Governor 698	ings. Relating to termination
Signed by dovernor firming the	ings. Relating to termination of contracts for construction of public improvements be- cause of national emergen-
404 7 7 11 1 1 1 1 1 1 1	of public improvements be-
466 By Public Lands and Build-	cause of national emergen-
ings. Relating to preserva-	
ings. Relating to preserva- tion of rights of way in event of sale of abandoned channel or bed of navigable stream.	Introduced, referred to sifting
or hed of navigable stream	
Introduced, referred to sifting 600	Sitting recommends calendar 898
G .,	Amenuments med
467 Du Highwaya Balating to	
467 By Highways. Relating to interstate bridges across Mis-	474 By Agriculture. Relating to registration of aircraft and ground machinery units used commercially for spray-
sissippi river.	to registration of aircraft
Introduced, referred to sifting. 616	and ground machinery units
Substituted for S. F. 455 680	used commercially for spray-
Introduced, referred to sifting. 616 Substituted for S. F. 455 680 Amendment adopted 681 Passed; ayes 47, nays none 681	ing and dusting agricultural and horticultural lands and
Passed; ayes 47, nays none 681 Reported enrolled 1006 Signed by President 1006 Sent to Governor 1066 Signed by Governor 1062	buildings.
Reported enrolled1006	Introduced, referred to sifting 757
Signed by President	•••••••••••••••••••••••••••••••••••••••
Sent to Governor	ter D. Indialogu I Localising
signed by Governor	475 By Judiciary 1. Legalizing
•	a resolution passed by city council of Rock Rapids, Iowa.
468 By Appropriations. Relat-	which fixes maximum rates
ing to appropriation for cur- rent biennium for institu-	that may be charged by city
rent blennium for institu-	to customers of electric cur-
tions under control of state	rent until payment of reve- nue bonds has been made.
board of control. Introduced, referred to sifting 633	nue bonds has been made.
introduced, referred to antimg	introduced, referred to sifting 757
	i'roof of publication certified 775
469 By Judiciary 2. Relating	Sifting recommends calendar . 796 Passed; ayes 50, nays none . 849 Reported enrolled . 968
to furnishing of stockholders'	Reported enrolled 961
lists and inspection of cor- porate records.	Signed by President 303
Introduced, referred to sifting 633	Sent to Governor 968
	Sent to Governor 968 Vetoed by Governor 997
470 By Annropriations Balat.	-
470 By Appropriations. Relating to appropriation from general fund of state for office of board of control. Introduced, referred to sifting 704 Sifting recommends calendar 716 Passed; ayes 47, nays none 767 Concurred 882	476 By Appropriations. Relat-
general fund of state for	ing to additional appropria-
office of board of control.	ing to additional appropria- tion for payment of cost of printing for 53rd General As-
Introduced, referred to sifting 704	printing for 53rd General As-
Sifting recommends calendar 716	
l'assed; ayes 47, nays none 767	introduced, referred 779
Concurred	Butting recommends catendar. 799
Reported envolted	i accou, ayos ev, nays numr 829 Reported enrolled
Signed by President 918	Signed by President 1806
Sent to Governor	Sent to Governor 1004
Reported enrolled 918 Signed by President 918 Sent to Governor 918 Signed by Governor 948	sembly. Introduced, referred 773 Sifting recommends calendar 796 Passed; ayes 50, nays none 820 Reported enrolled 1006 Signed by President 1006 Sent to Governor 1006 Signed by Governor 1006

S. F. Page	S. F. Page
477 By Appropriations. Relat- ing to appropriation for ex- penses of snew removal in	485 By Judiciary 2. Legalizing
ing to appropriation for ex-	ignuance of memorial huild-
penses of snow removal in	ing bonds by Bellevue, Iowa,
	and to transfer of funds for
Introduced, referred 779	purchase of memorial park.
Sitting recommends calendar 795	introduced, referred
Amendment adopted 221	ing bonds by Bellevue, Iowa, and to transfer of funds for purchase of memorial park. Introduced, referred803, 804 Sifting recommends calendar 812 Proof of publication certified975
Passed aves 50 pays none \$21	Passed; ayes 47, nays none1020
Reported enrolled	Reported enrolled
Signed by President 885	Signed by President1171
Sent to Governor 885	Sent to Governor
Neoraska. Introduced, referred	Reported enrolled 1171 Signed by President 1171 Sent to Governor 1171 Signed by Governor 1183
478 By Insurance. Relating to	486 By Judiciary 2. Legalising
consolidation and merger of	issuance of bonds by Con-
corporations.	issuance of bonds by Con- solidated School District of
Introduced, referred to sifting 779	
470 D. A	winthrop. Introduced, referred
479 By Appropriations. Relat-	Sitting recommends calendar 802
ver by state conservation	Proof of publication certined 894
commission of water nolly.	Panortad aprollad 1000 051
tion problem in relation to	Signed by President 963
Clear Lake; providing reim-	Sent to Governor 963
ing to appropriation for survey by state conservation commission of water pollution problem in relation to Clear Lake; providing reimbursement to state for funds	Signed by Governor1033
expended from appropriation	
provided.	487 By Cities and Towns. Le-
Introduced, referred779, 780	coliging dissolution of Farm-
Amendments filed	ers' Mutual Telephone Com-
Amendment adopted	pany of Clinton County and
Amendment adopted 1042 1043	transfer of assets and liabil-
Title amended	itles to Grand Mound Co-op-
Passed; ayes 45, nays none1043	erative Telephone Company.
	Introduced, referred 856
Signed by President1140	Sitting recommends calendar 946
Sent to Governor	Panorted aprolled 1992
Signed by Governor1183	Signed by President 1223
	Sent to Governor1223
489 By Military Affairs. Relat- ing to power of Adjutant General to purchase blanket bond covering liabilities of certain officers in National	487 By Cities and Towns. Legalizing dissolution of Farmers' Mutual Telephone Company of Clinton County and transfer of assets and liabilities to Grand Mound Co-operative Telephone Company. Introduced, referred
ing to power of Adjutant	, ,
General to purchase blanket	
bond covering liabilities of	488 By Printing. Relating to duties of superintendent of
certain officers in National Guard.	printing.
introduced, referred to sifting 808	printing. Introduced, referred to sifting 856
The same of the sa	
481 By Board of Control. Re-	489 By Judiciary 2. Legalizing
lating to exchange of certain	transfer of funds from Ring-
land used in connection with Independence State Hospital for certain farm land adjoin-	gold County general fund to county hospital fund. Introduced, referred 856
for contain form land adjain	county hospital fund.
ing.	Introduced, referred 856
Introduced, referred to sifting., 803	Proof of publication certified 866
Amendment filed 815	Passod aves 45 nave none 920
	Introduced, referred
482 By Board of Control. Re-	Signed by President 962
lating to purchase of certain land adjoining Glenwood	Sent to Governor 963
State School.	Signed by Governor 997
Introduced referred to eifting 902	
Introduced, referred to sifting 803 Amendment filed 815	490 By Claims, Relating to ap-
	490 By Claims. Relating to ap- gropriations to Edwin C. Schluter, Fred Maytag, John P. Berg, Carroll L. Brown, D. A. Donobya, and Allert G.
483 By Judiciary 2. Relating to annual levy for park pur-	Schluter, Fred Maytag, John
to annual levy for park pur-	P. Berg, Carroll L. Brown, D.
poses by cities under com-	A. Dononde and Anere G.
poses by cities under com- mission form of government. introduced, referred to sifting 803	Olson.
introduced, referred to silting 803	Introduced, referred 890 Amendment filed 920
484 By Judiciary 2. Legalizing	
issuance of airport bonds by	Referred
alty of Kaalenk	Recommended passage1147
Introduced, referred 803	Report adopted
Sifting recommends calendar 812	Amendment adopted1227
Introduced, referred 803 Sifting recommends calendar 812 Froof of publication certified 836 Passed; ayes 47, nays none 896 Signed by President 963 Sent to Governor 963 Veted by Covernor 963	Referred
l'assed; ayes 47, nays none 896	Reported enrolled
Sent to Covernor	Signed by President
Veterd by Covernor 963	Sent to Governor

S. F. Page
499 By Schools and Education- al Institutions. Relating to
al Institutions. Relating to
creating a State Board of Public Instruction; providing
Public Instruction; providing
for election of members; pro-
viding for appointment of Su-
perintendent of Public In- struction and staff members.
Introduced, referred to sifting 937
Sifting recommends calendar 945
Sifting recommends calendar. 945 Amendments adopted
Passed: ayes 33, nays 10 1003
500 By Claims. Relating to ap-
propriations to certain per-
sons for payment for acci- dents on primary roads, col-
dents on primary roads, col-
lisions with state highway
equipment.
Introduced, referred 953
Sifting recommends calendar 998
Referred 998
Amendment filed 964 Sifting recommends calendar 998 Referred 998 Returned without recommenda-
tion
Amendment adopted1044
Reported enrolled1140
Signed by President1140
Sent to Governor
Reported enrolled 1140 Signed by President 1140 Sent to Governor 1141 Signed by Governor 1183
501 Dr. Indiaiony 9 Localisino
501 By Judiciary 2. Legalizing
nervisors of Store county in
levving taxes upon assessed
501 By Judiciary 2. Legalizing proceedings of board of supervisors of Story county in levying taxes upon assessed value of taxable property in
Story county.
Introduced, referred 953
Story county. introduced, referred 953 Proof of publication certified 957 Sifting recommends calendar 998 Passed; ayes 47, nays none 1024 Reported enrolled 1223
Sifting recommends calendar 998
Passed; ayes 47, nays none 1024
Reported enrolled1223
Signed by President 1223 Sent to Governor 1223 Signed by Governor 1287
Sent to Governor
Signed by Governor1287
502 By Appropriations, Relat-
ing to appropriation to state
conservation commission
conservation commission funds for lands and water de-
l velonment.
Introduced, referred 965
Introduced, referred 965 Sifting recommends calendar. 1063 Passed; ayes 45, nays none1085
Passed; ayes 45, nays none1985
Reported enrolled 1140 Signed by President 1140 Sent to Governor 1141 Signed by Governor 1183
Sent to Covernor 1144
Signed by Covernor 1184
signed by Governor
_
503 By Military Affairs, Relat-
ing to issuance of bonds for
ing to issuance of bonds for memorial halls and monu- ments for soldiers, sailors
ments for soldiers, sailors
and marines.
Cifting recommends calendar 1076
Introduced, referred 965 Sifting recommends calendar 1076 l'assed: ayes 46, nays none 1099 Reported enrolled 1285
Reported enrolled 1998
Signed by President 1285
Reported enrolled 1285 Signed by President 1285 Sent to Governor 1286 Signed by Governor 1290
Signed by Governor1290
tot De Deant of Co. 1 1
504 By Board of Control. Re-
lating to placing of children in foster homes.
In loster nomes.

S. F. Page	S. F. Page
505 By Board of Control. Re-	Signed by President
lating to authority of board of control to transfer inmates	Sent to Governor1141
of control to transfer inmates	Signed by Governor
from institutions to hospitals for insane for observation and treatment; limiting time of confinement in other in-	
for insane for observation	512 By Social Security. Relat-
and treatment; limiting time	ing to method of making cer-
of confinement in other in-	tain payments under work-
Stitutions.	men's compensation law.
Introduced, referred 978 Sifting recommends calendar1118 Passed; ayes 44, nays none1167	Introduced, referred
Briting recommends calendar1118	Sitting recommends calendar1076
rasseu; ayes 44, mays none	Amendment filed
COR The Mater Walteles Dalet	Description 47 Page 1100
506 By Motor Vehicles. Relat-	Passed; ayes 47, nays none1102
ing to exemption from pay- ment of certain fees for ve-	513 By Insurance. Relating to
hicker owned by American	novment by inquirance com-
hicles owned by American Red Cross.	payment by insurance com- missioner of delinquent old
Introduced, referred to sifting, 978	age and survivors taxes and interest from current appro-
Introduced, referred to sifting. 978 Amendment filed	interest from current appro-
	priation of insurance depart-
507 By Judiciary 2. Relating to appointment of members of board of control of state	ment,
to appointment of members	Introduced, referred to sifting1018
of board of control of state	
institutions.	514 By Appropriations. Relat- ing to appropriations to board of education for sup-
Introduced, referred to sifting 978	ing to appropriations to
	board of education for sup-
508 By Judiciary 2. Relating to	port of state institutions.
508 By Judiciary 2. Relating to appointments of certain pub- lic officials by Governor of Iowa which have been con-	port of state institutions. Introduced, referred1018 Sifting recommends calendar1038 Amendment adopted1041, 1042
Town which have been see	Amondment adopted
firmed by Senate.	
Introduced, referred 978	Passed: ayes 48, nays none 1042 Refused to concur 1083 Reported enrolled 1140 Signed by President 1141 Sent to Covernor 1141 Signed by Governor 1171
	Reported envelled 1140
998 1118	Signed by President 1140
Amendment filed	Sent to Covernor
Amendment withdrawn 1192	Signed by Governor
Passed: ayes 34, navs 5	Eighte of develor treet, the
Sitting recomments calendar	515 By Claims. Relating to ap-
Signed by President1285	515 By Claims. Relating to appropriations to Dubuque Stone Products Company,
Sent to Governor	Stone Products Company,
Signed by President 1285 Sent to Governor 1286 Signed by Governor 1290	John Griswold, Louis J.
	John Griswold, Louis J. Muehle, Webster county, G. E. Pearson, Cargill, Inc., Oak- ville Consolidated School Dis- triot Gamble Robinson Com-
509 By Judiciary 1. Relating to time limits in auditing of state income tax returns and	E. Pearson, Cargill, Inc., Oak-
time limits in auditing of	ville Consolidated School Dis-
state income tax returns and	
refunds thereon. Introduced, referred to sifting 978	pany, Concrete Materials and Construction Company.
introduced, referred to sitting 3/8	Introduced referred 1040
510 By Claims. Relating to ap-	Introduced, referred
propriations to certain named	Peferred 1062
persons in settlement of	Returned without recommends.
claims made against state of	tion1076
Iowa.	Report adopted1107
Introduced, referred 979	Amendment filed
Introduced, referred 979 Sifting recommends calendar. 998	Report adopted 1107 Amendment filed 1111 Amendment withdrawn 1132 Passed; ayes 44, nays none 1132
Referred to appropriations 998	Passed; ayes 44, nays none1132
	Reported enrolled
tion1034	Reported enrolled 1285 Signed by President 1285 Sent to Governor 1286
Report adopted1044	Sent to Governor1286
Passed; ayes 48, nays none1045	Signed by Governor1290
Reported enrolled	714 D- 4
1034 1034	516 By Appropriations. Relat-
Sent to Governor	ing to appropriation of four million dollars to depart-
Signed by Governor	million dollars to depart-
511 By Claims. Relating to ap-	ment of public instruction for supplemental aid to certain
propriations to certain named	school districts of state.
persons in settlement of	Introduced, referred
claims made against state of	Sifting recommends calendar, 1063
Iowa.	Introduced, referred 1040 Sifting recommends calendar .1063 Passed; ayes 46, nays none1074
Introduced, referred 979	
Introduced, referred 979 Sifting recommends calendar 998	Signed by President
Referred	Sent to Governor
Amendments filed1008, 1035	Signed by Governor1171
Returned without recommenda-	•
tion	517 By Appropriations. Relat-
Report adopted	ing to appropriation of six
Amenaments adopted1045	million dollars to depart-
vote reconsidered	ment of public instruction for
tion	million dollars to depart- ment of public instruction for state aid for transportation.

S. F. Page	S. F. Page
Sifting recommends calendar1063	521 By Appropriations. Relat-
Passed; ayes 47, nays none 1084	ing to Iowa department of
Reported enrolled1140	public safety peace officers'
Signed by President1140	retirement, accident and dis-
Sent to Governor1141	ability system funds.
Signed by Governor1171	Introduced, referred to sifting1065
	522 By Appropriations. Relat-
518 By Judiciary 2. Relating	ing to appropriations for cur-
to approval by Governor and comptroller of compensation	rent biennium for various de-
comptroller of compensation	partments and various divi-
of certain employees of state	sions thereof, of state of
during current blennium.	Iowa.
Introduced, referred1064	Introduced, referred to sifting1109
Sifting recommends calendar1076	Sifting recommends calendar1110
Amendment filed	Amendment filed1142
Amendment withdrawn1125	Withdrawn
Amendment adopted1126	1
Passed: ayes 43, nays 11126 Record expunged1137	523 By Appropriations. Relat-
H. F. 604 substituted1137	ing to appropriations for
Withdrawn	state institutions under state
	board of education.
	Introduced, referred1109
519 By Appropriations. Relat-	Sifting recommends calendar1110 Amendment offered1136
ing to general contingent	Amendment withdrawn1148
fund of the state for ensuing	Passed: ayes 45, nays none1148
blennium; providing for ad-	Refused to concur1192
ministration of fund.	Conference committee appoint-
Introduced, referred to sifting1064	ed1229
Sifting recommends calendar1076 Passed; ayes 47, nays none1102	Report adopted1256, 1267
Reported enrolled	Amendments adopted1257
Signed by President1140, 1141	Passed; ayes 40, nays none1257
Sent to Governor 1141	Reported enrolled
Sent to Governor	Signed by President1285
bigined by distribut the state of	Sent to Governor1286
***	Signed by Governor1290
520 By Appropriations. Relat-	
ing to appropriation to de-	524 By Judiciary 2. Legalizing
partment of public instruc- tion for specified school aid.	proceedings of Mason City school board in issuance of
Introduced, referred to sifting1064	school bonds.
Sifting recommends calendar1076	Introduced, referred
Passed; ayes 47, nays none1103	Sifting recommends calendar1173
Concurred	Proof of publication certified1184
Passed; ayes 42, nays none1183	l'assed; ayes 44, nays none1185
Reported enrolled1262	Reported enrolled1285
Signed by President1262	Signed by President1285
Sent to Governor1262	Sent to Governor1286
Signed by Governor1290	Signed by Governor1290

HISTORY OF HOUSE BILLS IN SENATE

HOUSE JOINT RESOLUTIONS AND HOUSE FILES PASSED

AND APPR	0 A ED-148
H. J. R. 2, 4, 6, 9 10.	
H. F. 2, 4, 5, 8, 9, 10, 11, 38, 42, 43, 46, 54, 55, 71, 80, 132, 133, 136, 142, 145, 146, 149, 150, 194, 195, 198, 200, 201, 202, 218, 224,	12. 19. 24. 25. 29. 30. 33. 34.
90 A0 A0 AC EA EE 71 OO	90 05 04 00 109 109 190 191
30, 42, 43, 40, 54, 55, 71, 60,	09, 90, 90, 99, 102, 100, 120, 121,
132, 133, 136, 142, 145, 146, 149, 150,	162, 163, 168, 166, 168, 169, 176, 193,
194, 195, 198, 200, 201, 202, 218, 224,	229, 237, 238, 245, 247, 260, 279, 281,
287, 288, 294, 295, 300, 306, 307, 313, 359, 366, 370, 371, 377, 379, 382, 385,	316, 324, 335, 336, 337, 341, 345, 357,
250 266 270 271 277 270 282 285	386 380 802 804 406 408 413 419
400 404 406 407 400 400 400 400	441 440 440 440 440 460 471 407
423, 424, 426, 427, 430, 432, 433, 435, 508, 521, 522, 523, 524, 540, 541, 544,	441, 442, 443, 448, 449, 409, 411, 401,
508, 521, 522, 523, 524, 540, 541, 544,	551, 552, 555, 556, 557, 559, 560, 561,
565, 567, 569, 572, 573, 575, 581, 582,	584, 587, 593, 595, 600, 601, 603, 604,
606, 611.	,,
	TT TO 8 1 F00
Passed both Houses, vetoed by Go	overnor—H. F. 7 and 577.
RECORD OF EACH HO	USE BILL IN SENATE
H. J. R. Page	H. F. Page
2 By Munger and Nelson.	
Relating to designation of	 By Rankin, Wilson, Long, Hansen of Carroll and Kruse.
Relating to designation of section of U.S. Highway No.	Relating to officers and em-
76 98 9 Kille Niar Dignway.	nloveer of the general assem-
Received, passed on file 259	bly; authorizing either
Referred 277	branch of G. A. to extend
Received, passed on file 259 Referred	bly; authorizing either branch of G. A. to extend tenure of any of its officers or employees without con-
88.ge	or employees without con-
Sage	sent of the other Branch. Received, referred to sifting 747
Dagged aves 48 nevs none 419	Received, referred to sitting in
Panorted enrolled 451	2 By Hicklin, Lynes, and
Signed by President 451	Hansen of Carroll. Relating
migricular by I townsometric transfer and	to flood control and water re-
6 By Nelson. Relating to au-	sources, creating Iowa Water
thorizing the Governor of	Hansen of Carroll. Relating to flood control and water re- sources, creating lowa Water Control and Resources Coun-
lowa to direct lowa State	cil; providing certain pen- alties for violations of this
Highway Commission to fur-	aities for violations of this
thorizing the Governor of lowa to direct lowa State Highway Commission to fur- nish men and equipment to aid Nebraska in snow storm	act.
ald Nebraska in show storm	Received, referred 404
emergency.	Recommended passage 787
Received, passed on file 187	Amendments filed740, 752, 776
Passed: aves 48, navs none 188	Referred 597 Recommended passage 787 Amendments filed
Reported enrolled 227	Amendment withdrawn809, 827
Rules suspended 187 Passed; ayes 48, nays none 188 Reported enrolled 227 Signed by President 227	Report adopted
	809, 810, 811, 827
9 By DeGroote, Nelson,	Passed; ayes 50, nays none 811
Schwengel and Siefkas. Re-	Vote reconsidered 826
lating to naming of certain land in Humboldt county be- longing to the state of lowa. Received, referred	Passed; ayes 50, nays none 827 Title amended 828 Reported enrolled 885 Signed by President 885
longing to the state of lows.	Reported enrolled 886
Received, referred 847	Signed by President 885
Sifting recommends calendar	
Passed; ayes 48, nays none	4 By Hicklin, Lynes and Hansen of Carroll. Relating to prevention of pollution of
l'assed; ayes 48, nays none1052	Hansen of Carroll. Relating
Reported enrolled1092	streams, by department of
Signed by President1092	honleh.
10 By Appropriations. Relat-	Received, passed on file
ing to midwest regional con-	Referred to public health 436
ference of council of state	Sifting recommends calendar 752
governments.	Amendments filed815, 840
Received, referred 953	Amendments adopted858, 859
Sifting recommends calendar 1033	Title amended 859
Sifting recommends calendar .1033 Referred	Passed; ayes 48, nays none 859
Paged: aver 42 payer none 1999	l reported emoned
Passed; ayes 43, nays none1228 Reported enrolled 1285	Signed by President 898
Reported enrolled	5 By Hicklin, Lynes and
_	Hansen of Carroll. Relating
11 By Constitutional Amend-	Hansen of Carroll. Relating to membership, functions and
ments. Relating to convening of the General Assembly in	compensation of members of
or the General Assembly in	the state soil conservation
extraordinary session on pe- tition of members; amending Article IV of State Consti-	Committee.
Article IV of State Consti-	Referred 918
tution.	Received, passed on file 224 Referred
Received, referred to sifting1134	Sifting recommends calendar 610

H. F. Page	H. F. Page
	12_By Hicklin, Lynes and
Report adopted	Hansen of Carroll. Relating
Reported enrolled 708	Hansen of Carroll. Relating to distribution and expendi-
Signed by President 708	ture of federal funds as
	share of federal receipts from operation of flood control
7 By Hicklin, Lynes and Hansen of Carroll. Relating to self-liquidating improve-	projects.
Hansen of Carroll. Relating	Received, passed on file 234
ments and providing improve-	Referred
nancing of construction of	Recommended passage 419
sewage treatment plants.	Report adopted
ments and providing for financing of construction of sewage treatment plants. Received, passed on file	Passed; ayes 48, nays none 585
Recommended nessage 496	Reported enrolled
Sifting recommends calendar 699	Sent to Governor 776
Report adopted 730	Recalled from House 656
Amendment adopted 730	Placed on calendar to reconsider 661
Passed aves 49 nave none 730	Amendments filed 674
Reported enrolled 837	Title amended 878
Signed by President 837	Passed: ayes 48. nays none 676
1	Reported enrolled 751
8_By Hicklin, Lynes and	Received, passed on file 234 Referred 252 Referred 252 Recommended passage 446 Sifting recommends calendar 569 Report adopted 584 Passed; ayes 48, nays none 536 Reported enrolled 619 Signed by President 620 Sent to Governor 776 Recalled from House 656 Placed on calendar to reconsider 661 Amendments filed 674 Amendment adopted 676 Title amended 676 Passed; ayes 48, nays none 676 Reported enrolled 751 Signed by President 751 Signed by President 751 Signed 14 Ry Meyer Relating to tax
Hansen of Carroll. Relating to protection from floods by	14 Ry Meyer, Relating to tax
to protection from noods by	14 By Meyer. Relating to tax levied for repair, furnishing
Received, referred 574	and care of township build-
Sifting recommends calendar 596	ings.
Passed; ayes 43, nays none 689	Received, passed on file 224 Referred
cities and towns. Received, referred	Recommended passage 408
Signow of I topicent , , , ,	
9 By Highlin Tunes and	ens. Moore. Long and Everatt
9 By Hicklin, Lynes, and Hansen of Carroll. Relating to establishment of districts	Relating to minimum stan-
to establishment of districts	dards in construction of pub-
for purpose of protecting land from damage by soil erosion	lic buildings; creating state
irom damage by soil erosion	Received, passed on file 524
or floods. Received, passed on file 417	15 By Lynes, Donohue, Stevens, Moore, Long and Everett. Relating to minimum standards in construction of public buildings; creating state building code council. Received, passed on file
Received, passed on file	Amendments filed
Recommended passage 462	
Sifting recommends calendar 752 Amendments filed	18 By Weichman and Poston. Relating to system of person-
	Relating to system of person-
	i nei Ruministration in State
Amendments adopted 851	personnel board and director
Amenuments withdrawn soi, 858, 876 Passed aves 47 nave none 272	oi personnei.
Amendments adopted	Received, passed on file
Signed by President 918	Referred
10 By Hicklin, Lynes and	19 By Utzig and Duffy. Re-
Hansen of Carroll. Relating to management of drainage or levee districts by trustees;	lating to purchase or acquisi- tion of lands, by condemna- tion of, by dock boards in
to management of drainage	tion of, by dock boards in
providing for compensation	cities and towns.
for trustees.	Received, passed on file
Received, passed on file 224	Substituted for S. F. 112 208
Amendment filed	Passed; ayes 48, nays none 209
Recommended passage 355	Referred 202 Substituted for S. F. 112 208 Passed; ayes 48, nays none 209 Signed by President 258 Reported enrolled 258
Sifting recommends calendar 569	Andpointed difference for the second
Report adopted 582	21 By Davis. Legalizing is-
Title amended 583	suance of municipal hospital
Passed: ayes 48, navs none 583	21 By Davis. Legalizing issuance of municipal hospital bonds by city of West Union. Proof of publication certified 140
for trustees. Received, passed on file 224 Referred 237 Amendment filed 255 Recommended passage 355 Sifting recommends calendar 569 Report adopted 582 Amendments adopted 583 Title amended 583 Passed; ayes 48, nays none 583 Reported enrolled 645 Signed by President 646	
Signed by President 646	22 By Weiss. Legalizing is- suance of county public hos- pital bonds by Crawford
	pital bonds by Crawford
11 By Hicklin, Lynes and Hansen of Carroll. Relating	County.
nansen of Carroll. Relating	Proof of publication certified 140
to individual drainage rights and mutual drains.	24 By Schwengel and Ward.
Received, passed on file 540	Relating to sale and convey- ance to Aluminum Company
Sifting recommends calendar 569	ance to Aluminum Company
Passed; ayes 47, hays none 583-584	or America or certain land in Scott County
Received, passed on file 540 Sifting recommends calendar 569 Passed; ayes 47, nays none 583-584 Reported enrolled 619 Signed by President 620	of America of certain land in Scott County. Received, passed on file 159

H. F. Page	H. F. Page
Referred 178 Substituted for S. F. 61 213 Passed; ayes 46, nays 1 214 Reported enrolled 258 Signed by President 258	Sifting recommends calendar 79 Passed; ayes 47, nays none 86
Substituted for S. F. 61	Passed; ayes 47, nays none 869
Reported enrolled	Reported enrolled
Signed by President 258	Digital by Trobleman
	38 By Clarke of Dallas. Re-
25 By Palmer. Relating to selling certain lands in Lee county by executive council. Received, passed on file	lating to distributive shares of surviving spouse when decedent dies intestate and without issue; increasing basic share to \$15,000 for sur-
selling certain lands in Lee	decedent dies intestate and
County by executive council.	without issue; increasing
Referred	basic share to \$15,000 for sur-
Recommended passage 408	viving spouse.
Sifting recommends calendar 577	basic share to \$15,000 for surviving spouse. Received, passed on file
Panarted enrolled 845	Recommended passage 31
Signed by President 646	Sifting recommends calendar 73
	Report adopted
29 By Everett. Relating to	Reported enrolled
29 By Everett, Relating to fees allowed for securing em-	Signed by President 887
ployment in certain cases; permitting increase thereof.	
Deceived referred	39 By Clarke of Dallas. Re- lating to guardianships of minors or incompetents when
Received, referred	minors or incompatents when
Passed; ayes 46, nays none 916	funds therein are nearly ex-
Reported enrolled 948	hausted.
	Received, passed on file
as D. Duffy Donohus Lags	Recommended passage 446
30 By Duffy, Donohue, Loss, Graham, Crosier, Kosek, Utzig, Avery, Nelson, Frei, Jr., Hendrix, Norland, Beman, Burris, Hansen, Burlingame, Hinrichs, McEleney, Clarke, Weiss, Caffrey, Cornick and Long. Relating to increase of compensation of members of	passage
Utzig, Avery, Nelson, Frei,	42 By Graham. Relating to
Jr., Hendrix, Norland, Beman,	clarifying the existing farm
Burris, Hansen, Burlingame,	Received, referred
Weiss Caffrey, Cornick and	Sifting recommends calendar 1026
Long. Relating to increase of	Amendment filed
compensation of members of	Amendment adopted
general assembly; fixing it at two thousand dollars per ses-	Reported enrolled
gion	42 By Graham. Relating to clarifying the existing farm to market roads system laws. Received, referred
Received, referred	
Amendments filed 1000, 1008, 1039	43 By Graham. Relating to
Amendments adopted 1225 1226	clarifying existing laws on secondary roads, farm to
	market roads, and primary
Title amended1226	roads.
Pitle amended 1226 Passed; ayes 26, nays 16 1227 Reported enrolled 1285	Received, referred 1026 Sifting recommends calendar 1028 Amendment filed 1034 Amendment adopted 1056 Passed; ayes 48, nays none 1057 Senate receded 1097 Passed; ayes 48, nays none 1057 Senate receded 1097 Passed; ayes 42, nays none 1097 Reported enrolled 1147 Signed by President 1147
Signed by President1285	Amendment filed
signed by 11 objects	Amendment adopted1056
32 By Washburn, Legalizing	Passed; ayes 48, nays none1057
proceedings taken by city of Glenwood for extension and	Passed aves 48 navs none
improvement of municipal	Senate receded
waterworks.	Passed; ayes 42, nays none1097
Proof of publication certified 140	Reported enrolled
	Signed by President
33 By Aubrey and Lawrence. Relating to weekly compen-	Recalled from House
Relating to weekly compen-	Amendment adopted1159, 1160
sation benefits for permanent partial disabilities in addition	Panorted aprolled 1995
to temporary disabilities.	Passed; ayes 4, nays none
Received, referred	
Page of aver 42 pays none 1087	46 By Graham. Relating to primary road bonds and
Reported enrolled	primary road bonds and
Signed by President	county road bonds; repealing obsolete Code chapters.
Assec; ayes 42, may none 1007	Received, referred
Amendment adopted	Sifting recommends calendar 1028
'assed; ayes 43, nays none1161	Ranorted enrolled
Reported enrolled	Signed by President1109
Signed by President1223	
	54 By Graham, Relating to
34 By Graham, Nelson, Munger and Hanson of Lyon. Relat- ing to daily expense allow- ances for judges of district	fund for financing engineer- ing studies and research proj-
ing to daily expense allow-	ects in connection with con-
ances for judges of district	struction and maintenance of
court. Received, referred 618	secondary roads. Received, referred
(Secested, sesessed 010	Received, referred 848

н. г. Ра	rge	H. F. P	age
Substituted for S. F. 54	881	Report adopted Passed; ayes 46, nays none Reported enrolled Signed by President	784
Passed; ayes 47, nays none	881	Passed; ayes 46, nays none	784
Signed by Dragidant	898	Reported enrolled	887
Signed by Freshdent	020	signed by President	831
55 By Hendrix, Hicklin and	- 1	92 By Sloane and O'Malley.	
55 By Hendrix, Hicklin and Schwengel. Relating to an- nual levy by township trus-	į	92 By Sloane and O'Malley. Relating to levying execu- tions on real estate; provid-	
nual levy by township true.	- 1	tions on real estate; provid-	
tees for the protection		ing limitation on lien of such	
Received, passed on file	235	levy.	
Referred	253	Received, passed on file	273
Sifting recommends calendar	569	Referred to judiciary 1	292
Received, passed on file	587	on D. Cl Olifollan	
Reported enrolled	619	95 By Sloane and O'Malley. Authorizing boards of super-	
Signed by President	620	visors in certain counties to	
		appropriate money for infor-	
58 By Nelson. Relating to fees for jurors; increasing to four dollars per day.	i		
dollars per day.	1	Received, passed on file	323
Received, referred to sifting 1	179	Referred	354
_		mation centers for veterans. Received, passed on file Referred Recommended passage Substituted for S. F. 36 Report adopted Passed; ayes 47, nays none Reported enrolled Signed by President	441
70 By Graham. Relating to use of cemetery funds by township trustees; making it mandatory to continue tax	1	Substituted for S. F. 36	457
use of cemetery funds by	ĺ	Report adopted	555
township trustees; making it	- 1	Passed; ayes 47, nays none	500
mandatory to continue tax	i	Reported enrolled	573
levy for maintenance thereof.		Signed by President	010
Received, passed on file	250		
Recommended passage	243	newsi of cornerstion of	
	0.20	Farmers Mutual Fire and	
71 By Landsness. Relating to	į	Lightning Insurance Associa-	
71 By Landsness, Relating to sale of unused and unneces- sary cemeteries.	1	tion of Story County.	
sary cemeteries.	!	Proof of publication certified	201
Received, passed on file	259	Received, passed on file	Z35
Recommended name	207	Referred	256
Sifting recommends calendar	560	Deport adopted	546
Report adopted	587	Passed aves 47 navs none	546
Passed; ayes 46, navs none	587	Reported enrolled	673
Reported enrolled	619	96 By Everett. Legalizing renewal of corporation of Farmers Mutual Fire and Lightning Insurance Association of Story County. Proof of publication certified Received, passed on file Referred Recommended passage Report adopted Passed; ayes 47, nays none Reported enrolled	573
Referred Recommended pasage Sifting recommends calendar. Report adopted Passed; ayes 46, nays none. Reported enrolled Signed by President.	620		
70 Dec December 174-store on 1 T	1	98 By Sloane and O'Malley. Relating to lien of personal	
79 By Duffy, Utzig and Loss. Relating to petition for dis- charge of feebleminded.	1	Relating to Hen of personal	
charge of feebleminded	1	taxes	972
Received, passed on file	323	Received, passed on file Referred to judiciary 2	292
Referred to board of control	354		
		99 By Munger and Nelson. Re- lating to military service ex- emptions.	
80 By Police Regulation, Suppression of Crime and Intemperature Policing to Police Pol	1	lating to military service ex-	
pression of Crime and Intem-	- 1	emptions.	
perance. Relating to penal.	i	Received, passed on file	323
host by an intovicated non-		Referred Sifting recommends calendar Amendment adopted 931, Passed; ayes 41, nays none Reported enrolled Signed by President	202
son, or by one under influence	Į.	Amendment adopted931.	932
of narcotic drugs.		Passed: aves 41, navs none	932
Received, passed on file	159	Reported enrolled	963
Referred	178	Signed by President	963
Recommended passage	292		
Amendments filed	298	100 By Departmental Affairs.	
Amendment withdraws	456	Relating to mailing privi- lege for members of General	
Passed aves 49 nave none	156	Assembly Covernor and the	
ties for operation of a motor boat by an intoxicated person, or by one under influence of narcotic drugs. Received, passed on file. Referred Recommended passage Amendments filed Report adopted Amendment withdrawn Passed; ayes 49, nays none Reported enrolled Signed by President.	480	Assembly, Governor and the Lieutenant Governor.	
Signed by President	480	Received, passed on file	159
		Referred to governmental affairs	179
81 By Lucken. Relating to witness fees and mileage in	i	Received, passed on file Referred to governmental affairs Amendments filed	238
witness fees and mileage in	i		
		102 By Eckels. Legalizing acts of town of Crystal Lake, in	
Referred	269	or town or Crystal Lake, in	
Received, passed on file Referred	496	Hancock county, in establish-	
heade	200	ing municipal waterworks in said town and issuing bonds for payment of same. Proof of publication certified	
89 By Sloane and O'Malley.	- 1	for payment of same.	
Relating to duration of liens	1	Proof of publication certified	140
of judgments transcripted	1	Received, referred	540
from municipal courts to dis-	ŀ	Recommended passage	543
		Sitting recommends calendar	570
Referred Referred	328	Report adopted	504
Recommended necessary	304	Panorted annolled	610
Received, passed on file	716	Received, referred Recommended passage Sifting recommends calendar Report adopted Passed; ayes 48, nays none Reported enrolled Signed by President	620

H. F. Page	H. F. Page
100 c Dy Cohmongol Deleting to	132 By Sloane and O'Malley.
increase in permissible tax	Relating to increase in com-
levy for library purposes.	pensation of clerk of grand jury.
increase in permissible tax levy for library purposes. Received, referred	Paceived referred 1181
Sifting recommends calendar 716	Received, referred
Sifting recommends calendar 716 Amendment adopted 783	Passed: ayes 42, nays none
Passed; ayes 49, nays none	Reported enrolled1285
Signed by President 887	1
	133 By Nelson, Sloane, Ward, Brown, Lawrence, Hendrix, Wells, Utzig, Nystrom, Tier-
112 By Stevens. Relating to state aid to county and district fairs.	Brown, Lawrence, Hendrix,
state aid to county and dis-	mey and Aubrey. Relating to
Received, referred to sifting 747	retirement systems for Do-
	retirement systems for po- licemen and firemen and benefits thereunder.
117 By Aubrey and Lawrence. Relating to headlights for	benefits thereunder.
rail employees using power	Received, referred
cars.	Passed: ayes 49, nays none 738
Received, referred to sifting1032	Reported enrolled 775
118 By Gallup and Sherod. Re-	Signed by President
	136 By Sloane and O'Malley.
lating to payment of interest on inheritance tax.	Relating to compensation to
Received, passed on file 235	members of election boards;
Referred	Relating to compensation to members of election boards; increasing to seventy-five cents an hour.
Amendments filed 413	Received, passed on file 273
	Referred 292
120 By Wells, Brookings and	Recommended passage 442
special assistant attorney	Report adopted
general assigned to state	Passed; ayes 45, nays none1149
Leeka. Relating to salary of special assistant attorney general assigned to state highway commission; relieving legislature of fixing the	cents an hour. Received, passed on file. 273 Referred. 292 Recommended passage. 442 Sifting recommends calendar. 1118 Report adopted. 1149 Passed; ayes 45, nays none. 1149 Reported enrolled. 1223 Signed by President. 1223
ing legislature of fixing the	Signed by President1223
Received, referred	180 De Dollas Dogulation Sun-
Sifting recommends calendar 745	pression of Crime and In-
Passed; ayes 48, nays none 791	temperance. Relating to rec-
Signed by President	store of hotels, apartments.
	pression of Crime and in- temperance. Relating to rec- ord of guests kept by oper- ators of hotels, apartments, rooming houses, inns, tourist
121 By Nelson and Wells. Au- thorizing boards of water- works trustees in Iowa cities	parks and tourist camps, and
Unorizing Coards of Water-	to peace officers. Received, passed on file 160
to blace employees under	Amendment filed
civil service; providing that civil service commission in	Referred to judiciary 2
such cities shall have control	Amendments filed180, 204, 39b
of procedure. Received, referred	142 By Everett. Legalizing
Received, referred 618	proceedings of board of di-
Sifting recommends calendar1033	rectors of independent school district of Ames.
Reported enrolled1109	Received, passed on file 285
Signed by President	Received, passed on file 285 Substituted for S. F. 115 243 Passed; ayes 44, nays none 263
	Passed; ayes 44, nays none 263
126 By Ways and Means. Re- lating to exemption from	Reported enrolled 284 Signed by President 284
sales tax and use tax of pur-	1
chases made by tax certi-	145 By Schwengel, Ward,
sales tax and use tax of pur- chases made by tax certi- fying and tax levying bodies of state of Iowa.	Brown, Lawrence, Hendrix,
Received, passed on nie 159	Utzig, Nystrom, Tierney,
Referred	McEleney, Johannes, Wells, Utzig, Nystrom, Tierney, Aubrey, Brookings and Sloane. Relating to retire- ment systems for policemen and firemen and benefits
Amendment filed180, 255	Sloane. Relating to retire-
Amendment filed343, 613, 776, 777	and firemen and benefits
Sifting recommends calendar 716	
Recommended passage	Received, referred
	Passed: aves 49, navs none 784
128 By Moore, Miller of Black	Reported enrolled 775
Hawk, and Armstrong. Re-	Signed by President 775
dates' names on ballots in	
128 By Moore, Miller of Black Hawk, and Armstrong. Re- lating to rotation of candi- dates names on ballots in territories smaller than a	146 By Poston. Relating to sale of pheasants by licensed game breeders; defining restrictions thereon.
	game breeders; defining re-
Referred 909	Received passed on file 250
Received, passed on fife	Received, passed on file 259 Referred

H. F. Page	H. F. Pa	
Recommended passage 462	Substituted for S. F. 135 1	60
Recommended passage 462 Substituted for S. F. 144 636	Passed; ayes 49, nays none 1 Reported enrolled	76
Depart edented #27	Departed annulled	
Report adopted	Reported enrolled	
Passed; ayes 37, nays 1 637	Signed by President 2	37
Reported enrolled 660		
Reported enrolled		
Digital DJ Trepraent	167 By Judiciary 1. Relating to Iowa soldiers' orphans' home	
	lows soldiers' orphans' home	
149 By Sloane and O'Malley. Relating to procuring of	and Iowa juvenile home; cor- recting omission of letter "s". Received, passed on file	
Deletion to maccining of	and lowa juvenile nome; cor-	
Relating to procuring of	recting omission of letter "s".	
group insurance, hospital or	Received passed on file	60
medical service for employees by city councils in certain	Deferred to board of control	70
he alter soundle in contain	Referred to board of control	
by city councils in certain		
cities.	too Des Turdistanus 1 Deleting to	
Received, referred1249	168 By Judiciary 1. Relating to	
Rules suspended1255	proof of publication of tax	
Daniel Subpended	sale notice; correcting a word	
Passed; ayes 42, nays none1256		
Reported enrolled	in Code.	70
Passed: ayes 42, nays none	n Code. Received, passed on file	
Digitod by Tiestaene	Referred	88
	Decommended nassage	94
150 By Stevens. Legalizing the	Cittien seconomondo colondor	9.0
action of supervisors of	Sitting recommends carendar	20
action of supervisors of	Report adopted	24
Greene county in contracting	Passed: aves 40, navs none	525
for erection of maintenance	Deported envelled	145
Greene county in contracting for erection of maintenance shed for secondary road	Reported enforted	
and ment	Signed by President	940
equipment.	ì	
Proof of publication certified 201	100 De Indialogy 1 Deleting to	
Received nassed on file 235	169 By Judiciary 1. Relating to	
Referred	fingerprint records and photo-	
0 b	graphs of Dersons committed	
Referred 253 Substituted for S. F. 121 303 Passed; ayes 48, nays none. 304 Reported enrolled 341 Signed by President 341	to state penitentiary or re-	
Passed; ayes 48, nays none 304	to state periteritary or .o	
Reported enrolled	formatories, on entering and	
Gigned by Provident 241	on being discharged.	
pigned by riestdent	Received, passed on file	178
	Deformed	188
152 By Donohue, Avery, Eckels,	Referred	
132 By Dononice, Avery, Eckels,	Amendments filed	921
Hendrix, Patrick, Loss, Davis,	Sifting recommends calendar	812
152 By Donohue, Avery, Eckels, Hendrix, Patrick, Loss, Davis, Metz, Armstrong and Sloane. Relating to public safety peace officers' retirement, ac-	Referred Amendments filed	914
Relating to public safety	Amendment withdrawn	928
neace officers' retirement as	Amendment adopted	
peace officers retirement, ac-	Passed; ayes 41, nays Z	929 963
cident and disability system;	Reported enrolled	963
cident and disability system; providing fund for payment	Reported enrolled	962
of benefits.	Digited by Tresidenti	
	•	
Received, referred 658	170 By Public Lands and Build-	
Sifting recommends calendar 699	110 By Public Lands and Dulla-	
Amendments filed	ings. Relating to title of	
Passed aves 40 nave none 749	property acquired by state	
Deported appolled 927	ings. Relating to title of property acquired by state armory board.	
Amendments filed	Received, passed on file, Referred to public lands and buildings	178
Signed by President 837	Received, passed on mo	
	Referred to public lands and	
153 By Johannes. Relating to indebtedness of school dis- tricts; providing for procur- ing site for athletic field.	buildings	188
indehtedness of school die		
indepreditess of school dis-	l	
tricts; providing for procur-	172 By Lawrence. Relating to	
ing site for athletic field.	establishing a state engineer- ing and architectural library.	
school bus garage or improv-	ing and architectural library	
ing a site already award for	Desciused referred to diffing	721
ing a site already owned for	Received, referred to sifting	
an athletic field.	1	
Received, passed on file 540	176 By Schwengel and Ward.	
Received, passed on file 540 Sifting recommends calendar 596	176 By Schwengel and Ward.	
Amondments filed 619	Legalizing the transfer of	
Amendments filed 613		
Amendment withdrawn 640 Amendment adopted 641	Bettendorf.	
Amendment adopted 641	Received, passed on file	32
Title amended 641	neceived, passed on me	
Title amended 641 Passed; ayes 42, nays none 641 Reported enrolled 708 Signed by President 708		35
rassed, ayes 12, nays none 641	Recommended passage	35
Reported enrolled 708	Report adonted	55
Signed by President	Dequad: area 47 mays none	E 5
	Report adopted Passed; ayes 47, nays none Reported enrolled.	55
150 Dec Clanne and Olifolian	Reported enrolled	57
158 By Sloane and O'Malley.	Reported enrolled	57
Relating to increase in com- pensation of municipal court		
pensation of municipal court		
	190 By Foster, Young and	
Pacalyad referred non	Brown, Relating to election	
received, referred 980	Brown. Relating to election of commissioners in soil con-	
Received, referred 980 Sifting recommends calendar 1033 Passed; ayes 48, nays none 1053 Reported enrolled 1092 Signed by President 1092	or commissioners in son con-	
Passed: aves 48, navs none1053	servation districts.	
Reported enrolled 1000	Received, referred to sifting	64
Glowed by Descident 4000	,	
Signed by President1092	1	
	192 By Judiciary 2. Relating to qualifications and licensing of real estate brokers and	
166 By Judiciary 1, Relating	qualifications and licensing	
to federal maternity and in-	of real estate brokers and	
fancy old: renealing inches	en lagman	
tailey aid, repeating inoper-	i salesmen.	
166 By Judiciary 1. Relating to federal maternity and in- fancy aid; repealing inoper- ative Code chapter.	Received, passed on file	22
Received, passed on file 160	Referred to Iowa development	33

H. F. Page	H.,F. Page
193 By Foster. Legalizing cer- tain temporary transfer of	201 By Board of Control. Re- lating to discharge of pa- tients by Board of Control from Woodward State Hos- pital and School, and from Glenwood State School.
tain temporary transfer of	lating to discharge of pa-
funds of Monroe county made	tients by Board of Control
by authority of state comp- troller.	nital and School and from
Proof of publication certified	Glenwood State School.
975 597	Received, passed on file
Received, passed on file	Referred 292
Sifting recommends calendar 570	Sifting recommends calendar 680
Pagged: aver 40 nave none 409	Title amended
Reported enrolled	Passed: aves 44, navs 1
Signed by President 751	Reported enrolled 775
•	Title amended 686 Passed: ayes 44, nays 1 666 Reported enrolled 775 Signed by President 775
194 By Clark of Marion. Re-	1
194 By Clark of Marion. Re- lating to boundary change between Knoxville independ-	202 By Board of Control. Re-
between Knoxville independ-	lating to title of state insti- tution at Woodward; to be known as "The Woodward
ent school district and Fee	tution at woodward; to be
rural independent school dis-	State Hospital and School."
trict. Proof of publication certified. 275	Received, passed on file 225
Proof of publication certified 275 Received, passed on file 324	
Referred 354	Sifting recommends calendar 680
Referred	Panartad annulled 700
	Sifting recommends calendar. 630 l'assed; ayes 48, nays none. 665 Reported enrolled. 708 Signed by President. 708
Report adopted 693	
Sifting recommends calendar. 570 Report adopted 693 Amendment adopted 693 Passed; ayes 48, nays none. 693	206 By Banks, building and
Passed; ayes 48, nays none 693	206 By Banks, building and loan. Relating to reserve re- quirements of state banks or
Reported enrolled	quirements of state banks or
Signed by President 751	savings banks or trust com-
	panies.
195 By Patrick. Relating to	Received, passed on file 236
temporary sidewalks in cities	Recalled from House 476
and towns; permitting in- crease in charges therefor.	Received, passed on file 236 Substituted for S. F. 87 243 Recalled from House 476 Record expunged 581 Referred to sifting 581 Sifting recommends calendar 745 Received referred to sifting 928
Received, referred	Referred to sifting 581
Rules suspended1258	Slitting recommends calendar 745
Passed; ayes 42, nays none1258	Received, referred to sifting 828 Amendment filed 950
Received, referred 1194 Rules suspended 1258 Passed; axes 42, nays none 1258 Reported enrolled 1285 Signed by President 1285	The state of the s
Signed by Tresidence	207 By Public Health, Relating
400 B V.M. James 6 Belleville v. v.	207 By Public Health. Relating to contagious and infectious diseases; defining terms, "placard disease." and "quarantinable disease."
196 By Judiciary 2. Relating to	diseases; defining terms,
taxation of attorney's fees upon judgment on written	"placard disease" and "quar-
contract.	Received, passed on file 242
Received, passed on file 183 Referred	Referred
Referred	Received, passed on file. 242 Referred 267 Amendments filed 326 Recommended passage 376
Tree manual parkage tree tree tree tree tree tree tree tr	Recommended passage 375
198 By Departmental Affairs.	
Relating to transfer from	210 By Hanson, Brown, Buck,
Relating to transfer from state comptroller to state	Black Hawk Olson, Paul.
board of control duties per-	Kruse, Langland, Miller of Black Hawk, Olson, Paul, Stiffler, Weston, Caffrey and Raim. Relating to tax levied and imposed on butterfat sold during proth of Une
taining to abstracting claims of institutions for payment; prescribing uniform accounts for institutions under its con-	Raim. Relating to tax levied
prescribing uniform accounts	and imposed on butteriat sold
for institutions under its con-	Received referred 971
troi.	during month of June. Received, referred 971 Sifting recommends calendar1076
Received, passed on file 225 Referred	Re-referred to sifting1097 Amendment filed1112
Referred	Amendment filed1112
tion	ate De Coloniani and Ward
Sifting recommends calendar1109	218 By Schwengel and Ward.
Committee report adopted1137 Passed; ayes 43, nays none1137	vivors' insurance of certain
Reported enrolled1223	Relating to old age and sur- vivors' insurance of certain public employees; regulations
Reported enrolled	as to contributions and pay-
	ments thereunder. Received referred 992
200 By Goode. Relating to pub-	Received, referred 992 Sifting recommends calendar1109 Amendment adopted1131, 1132
lication of reports of county	Amendment adopted1131, 1132
treasurer.	Passed; ayes 39, hays b
Sifting recommends calendar 706	Record expunged
Passed; ayes 47, nays none 866	Passed: ayes 42, nays none1253
Received, referred 644 Sifting recommends calendar 796 Passed; ayes 47, nays none 866 Reported enrolled 885 Signed by President 885	Passed: ayes 42, nays none1253 Reported enrolled
signed by President 885	i signed by President 1985

U F Pomo	T T Description
H. F. Page	H. F. Page
224 By Schwengel, Moore, Pos-	247 By Brown, Relating to definition for "place of busi-
ton Sloane McEleney Pote.	definition for "place of busi-
Noleon Lucken Ress Berry	ness" with reference to retail
Trans Trans Decrees and	sales tax.
van zwoi, Long, Brown and	Desired and and
224 By Schwengel, Moore, Poston, Sloane, McEleney, Pote, Nelson, Lucken, Bass, Berry, Van Zwol, Long, Brown and Meyer. Relating to use of state funds to supplement funds of school districts.	Received, referred
state funds to supplement	Sitting recommends calendar 790
funds of school districts;	Passed; ayes 45, nays none 880
financing school activities	Reported enrolled 893
under title of general state	Signed by President 898
funds of school districts; financing school activities under title of general state aid; making an appropriation	
for state old	
for state aid.	252 By Brown, Relating to ad-
Received, referred	ditional penalty of one dollar
Siring recommends calendar 898	for taxpayers more than ten
Returned without recommenda-	Anna delinament
tion 898	days delinquent.
Amendment filed921-924, 950-951	Received, referred to sifting 763
Amendment filed 921-924, 950-951 Report adopted 973, 1068 Passed; ayes 48, nays none 974 Reported enrolled 1061 Signed by President 1065 Recalled from House 1065	
Amendments adopted 973 1068	Of A Dry Olean Doub and Henry
Paged aver 48 nave none 974	254 By Olson, Paul and Hanson
Deported expelled 1061	of Lyon. Relating to produc- tion and sale of dairy prod- ucts; method of discarding recording thermometer
Clampa by Decaldent 1001	tion and sale of dairy prod-
Signed by President	ucts; method of discarding
	recording thermometer
Record expunged	charts; increasing number of
Record expunged	state inspectors.
· · · · · · · · · · · · · · · · · · ·	Received, referred to sifting102
99h Dy Deinting Deleting to	section, referred to sitting, 102
229 By Printing, Relating to	
cost of printing general elec- tion ballots.	260 By Cities and towns. Relat-
tion ballots.	ing to general powers of
Received, passed on file 236	l office and towns to lavy ans.
Referred 253	cicl taxon to provide on me-
Recommended passage 375	Cial taxes to provide of re-
Sifting recommends calendar 596	model city or town name.
Papart adopted 637	Received, passed on nie 25
Referred 253 Recommended passage 375 Sifting recommends calendar 596 Report adopted 637 Passed; ayes 43, nays none 637 Reported enrolled 660 Signed by President 660	Substituted for S. F. 209 26
Description of the control of the co	Passed; ayes 45, nays none 26
Reported enrolled	Reported enrolled 28
Signed by President 660	cital taxes to provide or remodel city or town hall. Received, passed on file
237 By Brown. Relating to defining "sales at retail" subject to Iowa retail sales tax. Received, referred	977 Dy Boothhy and Arm
fining "sales at retail" sub-	277 By Boothby and Arm-
ject to Iowa retail sales tax.	strong. Relating to definition of the term "restaurant."
Received referred 762	of the term "restaurant."
Sifting recommends colondar 796	Received, referred to sifting 77
Doggod proc 49 nove none P70	
Described annulled control con	279 By Judiciary 2. Relating to
Reported enrolled 898 Signed by President 898	creation of pension and an-
Signed by President 898	nuity retirement system for
238 By Robb et al. Relating to increases of levy permissible for municipal fire depart-	district and supreme court
increases of levy permissible	judges. Received, passed on file
for municipal fire depart-	Received, passed on file 29
mante	Referred
Received referred 619	Recommended passage 44
Cifting macammanda aulandan 1062	Amendments filed 71
Received, referred	Sifting recommends calendar 92
Passed; ayes in, mays none1000	Amendment adopted 92
Reported enrolled	Committee report adopted 94
Signed by President1141	Paged: avec 24 nave 19 055-05
	Departed empolled 14
239 By Robb. Relating to	Reported enrolled
power to levy annually spe-	Signed by President
power to levy annually spe- cial taxes for city hall im- provement, operation and	
provement, operation and	281 By Judiciary 1. Relating to
maintenance fund in certain	wanton neglect of children
cities.	by their parents: providing
	by their parents; providing penalties therefor.
Received, referred 619	Descined morest on 61s 47
Add Des Calanda and Distriction	Received, passed on the 27
245 By Schools et al. Relating	Referred to judiciary z 29
to nomination papers of can-	Recommended passage 49
to nomination papers of can- didates for county board of	Sitting recommends calendar 69
	Amendment filed 74
reference number.	Report adopted
Received, passed on file 242	Amendment adopted 75
Substituted for S. F. 208 242	l'assed; ayes 43, navs 1 75
Passed: aves 49, navs none 309	Reported enrolled 23
Reported enrolled 941	Signed by President
Signed by President 241	penalties therefor. Received, passed on file. 27 Referred to judiciary 2. 23 Recommended passage 49 Sifting recommends calendar 69 Amendment filed 74 Report adopted 75 Amendment adopted 75 I assed; ayes 43, nays 1 75 Reported enrolled 83 Signed by President 83
reference number. Received, passed on file	
	282 By Judiciary 1. Relating to keeping juvenile court proceedings confidential.
245 By Wilson and Donohue.	keeping juvenile court pro-
Relating to defining and li-	ceedings confidential.
censing of "children's board-	Received, passed on file 27.
ing homes".	Referred 96
246 By Wilson and Donohue. Relating to defining and licensing of "children's boarding homes". Received, referred to sifting1181	Received, passed on file

H. F. Page	Page
287 By Banks, Building and	tical nurses, license fee re-
Loan. Relating to notaries public; empowering them to take acknowledgments in	quired under reciprocal agree-
public; empowering them to	ments.
take acknowledgments in	Received, referred 603
any county provided they	Sifting recommends calendar 745
have filed therein. Received, passed on file	Amendments filed
Referred 954	Amendment adopted 020
Recommended passage 437	Amendment withdrawn 823 Passed; ayes 42, nays 3 823
Sifting recommends calendar 630	Reported enrolled
Report adopted 681	Signed by President 885
Passed; ayes 46, nays none 682	
Reported enrolled 735	301 By Public Health and
Signed by President 735	Pharmacy. Relating to basic science law; abolishing basic
	SCIENCE IAW, ADVIISHING DASIC
288 By Social Security. Relat-	science board.
ing to employment security;	Received, passed on file 382 Referred to public health 423
terminating an employer's	Referred to public health 423
account; repealing acts in- consistent herewith.	302 By Insurance, Relating to
Received, passed on file	domestic insurance com-
Substituted for S. F. 229 324	panies; prohibiting conduct
Passed; ayes 45, nays none 366	of insurance business by any
Reported enrolled 477	of insurance business by any person or organization with- out first incorporating and
Signed by President 392	out first incorporating and
	qualifying.
290 By Johannes and Patrick.	qualifying. Receiver, referred to sifting 574 Amendments filed578, 754
Relating to serving notice for termination of farm tenancy; relieving landlord of require-	Amendments filed578, 754
relieving landland of require	202 By Motor Voltalon Com
ment of written notice under	303 By Motor Vehicles, Com-
certain conditions.	merce and Trade. Relating to reinstatement of truck oper-
Received, referred to sifting1047	ator permit under certain
· · · · · · · · · · · · · · · · · · ·	conditions.
294 By Foster, Young, Ander-	Received, referred to sifting 574
294 By Foster, Young, Ander- son, Bass, Poston, Brown,	
Lawrence and Brookings. Re-	305 By Judiclary 1. Relating to
lating to technical assistance	neglected, dependent and de-
to farmers in soil conserva- tion work.	inquent children; claritying
Received, refered	linquent children; clarifying existing law, making certain jurisdiction of court. Received, referred to sifting 575
Sifting recommends calendar 1063	Received, referred to sifting 575
Referred	i lice correct, reserved to sireing orb
Recommended passage1077	306 By Judiciary 1. Relating to appointment of probation
Amendment filed	appointment of probation
Report adopted	officers in juvenile court; sal- aries and expenses therefor.
Report adopted 1126 Amendment adopted 1127 Passed: ayes 44, nays 1 1127 Reported enrolled 1223 Signed by President 1223	aries and expenses therefor.
Passed; ayes 44, nays 11127	Received, referred to sifting 774
Signed by President 1999	Amendment filed
Digned by Tresident	Amendment withdrawn 1138
295 By Appropriations, Re-	Passed: ayes 46, navs none1138
295 By Appropriations, Re-	Passed; ayes 46, nays none1138 Reported enrolled
lating to creation of special reserve fund of thirty million dollars to augment general fund directed by Governor	Signed by President1223
dollars to augment general	
fund directed by Governor	307 By Palmer. Authorizing executive council of state of
and the committee on re-	executive council of state of
trenchment and reform.	lands in Los countr to Sin
Received, passed on file 291	clair Refining Company for
Referred 292	installation and maintenance
Referred 292 Substituted for S. F. 221 505 Amendments filed 565-567 Amendments adopted 571 Title amended 570 Amendments withdrawn 571	Iowa to sell certain state lands in Lee county to Sin- clair Refining Company, for installation and maintenance of pipe line for transporta-
Amendments adopted 571	tion of petroleum products. Received, passed on file
Title amended 570	Received, passed on file 541
Amendments withdrawn 571	Sifting recommends calendar 630
Passed; ayes 34, nays 8	l'assed: ayes 47, nays none 667
Reported enrolled 619	Reported enrolled
Signed by President 620	Signed by President 708
	313 By Gallup, Legalizing tech-
296 By Hanson of Lyon, Kruse, Sloane and Robb. Relating to	313 By Gallup. Legalizing tech- nical defects in issuance and
Sioane and Robb. Relating to	sale of county hospital bonds
distribution, sale or transpor-	by Jefferson county.
tation of certain insecticides, fungicides and rodenticides.	by Jefferson county. Proof of publication certified 284
Received, referred to sifting1115	Received, referred 541
rotation to ditting [110	Recommended passage 542
300 By Public Health and	Received, referred 541 Recommended passage 542 Substituted for S. F. 263 553 Report adopted 554 Passed; ayes 47, nays none 554 Reported enrolled 573
Pharmacy. Relating to quali-	Passad aves 47 neve none KKA
Pharmacy. Relating to quali- fication and term of nurse ex-	Reported enrolled 572
aminone licensing of man	Claned by Decident

H. F. Page	H. F. Pag
316 By Roads and Highways.	341 By Hoschek. Relating to
Relating to optional main- tenance levies of secondary	fish and game licenses for residents of neighboring
roads.	states; permitting reciprocal
Received, referred	action Received, referred
Amendment filed	Sifting recommends calendar110 Passed; ayes 46, nays none113
Amendment adopted966, 967	Passed; ayes 46, nays none113
Passed: ayes 42, nays 6	Reported enrolled
Signed by President1033	
318 By Johannes. Relating to	345 By Lucken. Legalizing acts
tenance funds for secondary	and proceedings of board of park commissioners of Le-
pledging of portion of main- tenance funds for secondary roads; providing for road	park commissioners of Le- Mars, lowa.
equipment, materials, erec- tion of garages therefrom.	Proof of publication certified. 35 Received, referred 65 Sifting recommends calendar 67 Passed: ayes 48, nays none. 69
tion of garages therefrom. Received, referred to sifting 992	Sifting recommends calendar 67
323 By Wilson. Relating to	Reported enrolled
permits received from other states for dead bodies being	Signed by President
shipped into lowa.	
Received, referred to sifting 658	349 By Lynes, Bass, Meyer and Foster. Relating to salaries of secretary and treasurer of state fair board; increasing
324 By Olson, Legalizing and	of secretary and treasurer of
validating election and bonds authorized for construction	state fair board; increasing
324 By Olson. Legalizing and validating election and bonds authorized for construction of county hospital in Mit-	both. Received, referred to sifting 78
chell county. Received, referred 526	, , , , , , , , , , , , , , , , , , , ,
Recommended passage 544	357 By Appropriations. Relat-
Recommended passage 544 Report adopted 554 Passed; ayes 47, nays none 555	ing to deficiency appropria- tion to social welfare depart-
Reported enrolled	ment for aid to dependent
Signed by President 573	children department.
335 By Agriculture 1. Relating to standard weights and	Received, referred
measures, sales of certain	Committee report adopted 54
commodities from bulk, in-	Amendment adopted
spection, regulation thereof by state department of agri-	Passed; ayes 46, nays none
by state department of agri- culture; yearly licenses for scales, gasoline pumps and	signed by President
meters.	359 By Schwengel, Relating to
Received referred to eifting 704	359 By Schwengel. Relating to title of state institution for children at Davenport; changing name to "The lowa Anna Wittenmyer Home."
Amendment filed	changing name to "The lows
Sifting recommends calendar 812 Amendment filed 889 Passed; ayes 45, nays 1 909 Reported enrolled 948 Signed by President 948	Anna Wittenmyer Home."
Signed by President 948	
336 By Agriculture 1 Relating	Sifting recommends calendar111 Amendment adopted1168, 116
to removal of tags or iden- tification marks on animals tested for disease; providing	Senate concurred1191, 119
tested for disease; providing	Passed; ayes 43, nays none119
penalty therefor.	Passed; ayes 44, nays none
Received, referred to sifting1117 Rules suspended	
Passed; ayes 42, nays none. 1250 Reported enrolled 1285 Signed by President 1285	366 By Schwengel, Legalizing
Signed by President1285	proceedings, issuance, sale of school building bonds by cer- tain rural school in Pleasant Valley Township, Scott
337 By Agriculture 1. Relating	tain rural school in Pleasant
337 By Agriculture 1. Relating to issuance of false certificates of health for animals; use thereof in transactions involving and a property of a property o	county.
use thereof in transactions	Proof of publication certified 71 Received, referred
involving said animals; pro-	Sifting recommends calendar 76
involving said animals; providing penalty therefor. Received, referred 1117 Rules suspended 1250	Passed: ayes 47. navs none 89
Rules suspended	Reported enrolled
Passed; ayes 42, nays none1251 Reported enrolled1285	1
Signed by President1285	368 By Duffy. Relating to fire hazards in hotels and food establishments; safety appliances and regulations thereof
340 By Sloane. Legalizing ac- tion of board of supervisors of Polk county in making expenditures on maintenance	establishments; safety appli-
of Polk county in making	ances and regulations thereof by state fire marshal: reneal-
expenditures on maintenance	by state fire marshal; repeal- ing section of code placing them under department of
sned and storage vara for	them under department of agriculture.
certain road equipment.	Pagaigad referred to sifting 76

H. F. Pa	ge 1	11 12	· .
	80	H. F.	Page
sugnes of lineages for The		386 By Hinrichs.	
369 By Wilson. Relating to issuance of licenses for practice of embalming; requiring	}	incorporation o	f sanitary
two years of college educa-		districts.	
tion.	1	Sifting recommends	colondon 716
Received, referred to sifting 16	148	Received, referred . Sifting recommends Passed; ayes 49, nays Reported enrolled . Signed by President	none 789
	' • °	Reported enrolled	837
070 To 00	1	Signed by President	837
370 By Strawman. Legalizing			
renewal of corporation of Tyler and Downing Company. Received, referred Recommended passage	1	389 By Burris. Le bonds issued by for swimming po Proof of publication	galizing
Pagelyed referred Downing Company,		bonds issued by	Maquoketa
Recommended pages as	241	for swimming po	ol.
Sifting recommends colondor	48	Proof of publication	certified 436
Sifting recommends calendar. Report adopted Passed; ayes 48, nays none. Reported enrolled Signed by President.	44	Received, referred .	659
Passed: aves 48 nave none	20.4	Sifting recommends	calendar 670
Reported enrolled	35	Amendment adopted	714, 715
Signed by President	35	Passed: ayes 49, nays	none 715
	•	Received, referred . Sifting recommends Amendment adopted Passed: ayes 49, nay Reported enrolled . Signed by President	775
271 Dec 1 1 1	1	Signed by President	
371 By Landsness. Legalizing issuance of bonds by Storm Lake School District. Proof of publication certified	- 1	392 By Roads and	Highways
I also Cohool Distance by Storm	į	Relating to road to in state treasury chapter relating tion of motor yet	ing tax fund
Proof of publication and the	!	in state transury	· omanding
Received referred	37	chanter relating	to registre-
Recommended persons	41	tion of motor veh	icles
Recommended passage	13	Received referred	480
Committee report adopted	5 Z	Recommended name	PA 529
Reported expelled	58	Sifting recommends	calendar 646
Signed by Drontdone	73	Report adopted	748 749
Signed by Fresident	73	Passed aves 48 nave	none 749
		Reported enrolled	827
377 By Poston, Legalizing pro-	ı	Received, referred. Recommended passa Sifting recommends Report adopted Passed; ayes 48, nayi Reported enrolled. Signed by President	
377 By Poston. Legalizing pro- ceedings of board of super- visors of Wayne county with	î	2, 21, 21, 21, 21, 21, 21, 21, 21, 21, 2	
visors of Wayne county with		393 By Appropriati	one Belat-
respect to payment of claim	i	ing to appropriat	on of twen-
respect to payment of claim of Sam Engle.	- }	ty thousand do	llars from
Proof of Dublication certified 6	61	general fund to	department
		of public instruct	ion for vet-
Sifting recommends calendar (70	erans education	program to
Passed; ayes 48, nays none	95	be used as revolv	ving fund.
Reported enrolled	35	Received, referred to	appropria-
Sifting recommends calendar. (Passed; ayes 48, nays none. (Reported enrolled Signed by President. (1997)	35	tions	
	i		
379 By Clark of Appanoose, Aubrey, Lawrence, Schanke, et al. Relating to increasing amount of poor fund in each county by increasing levy	1	394 By Appropriati	ons. Relat-
Aubrey Lawrence Schanke	1	394 By Appropriati	ion to state
et al. Relating to increasing	ŀ	fair board for b	iennium for
amount of poor fund in each		fair board for be state aid to agri	cultural so-
county by increasing levy	- 1		
	1	Received, referred . Recommended passa, Report adopted Passed; ayes 48, nays Reported enrolled . Signed by President	418
Received, referred	17	Recommended passa;	ge 459
Sifting recommends calendar 11	73	Report adopted	582
Received, referred	37	l'assed; ayes 48, nays	none 582
protection to recombined vote med12	774	Reported enrolled .	619
		Signed by President	620
Passed; ayes 38, nays none12	54		
Reported enrolled12	85	396 By Social Secu	rity. Relat-
Passed; ayes 38, nays none	85	ing to annual repplacing agencies.	ort of child-
		Received, referred to	sifting. 1170
382 By Sloane and O'Malley.	- 1		
Relating to fees and mileage of grand jurors.	1	401 By Social Secur	rity.Relat-
or grand jurors.	[ing to appointmen	it of guard-
Received, referred	13	401 By Social Securing to appointmentian for old age as cipient; clearing	sistance re-
silling recommends calendar11	18	cipient; clearing	with state
Passed; ayes 45, nays none11	48		
Reported enrolled	23	without needing	approval of
Signed by President12	45	county welfare de	partment.
AND THE THEORY IS TO THE	ļ	without needing county welfare de Received, refered to	sifting1179
385 By Everett and Brown. Re-	1		
tions, providing that exemp-	-	402 By Social Secu	rity. Relat-
lostion of expensive releases		ing to increase i relief per week fo	n maximum
lating to sales tax exemp- tions; providing that the col- lection of excessive sales tax on sales of traded-in tangible	1	poor.	r support of
on sales of traded-in tangible			alfeiner 1176
personal property shall be deemed a waiver of the ex-	i	Received, referred to	, orreingpr
amntion		101 By McEleney	and Long.
Received referred	006	404 By McEleney Legalizing action	of board of
Sifting recommends calendar 11	18	supervisors of Cli	nton county
Passed aves 44 navs none 11	68	in erection of	combination
Reported enrolled 1261 12	262	corn crib and gra	narv.
Received, referred	62	supervisors of Cli in erection of corn crib and gra Proof of publication	certified . 570

77 TO	77 10	
H. F. Page		,TE6
405 By Nelson. Relating to	Amendments filed740,	741
burial of honorably dis-	Amendment wthdrawn	757
burial of honorably dis- charged soldiers, sailors and	Passed: ayes 49. navs none	781
marines.	Reported enrolled	837
Received, referred to sifting1233	Reported enrolled	837
<u>-</u>	,	
406 By Anderson, Patrick,	426 By Appropriations. Relat-	
O'Mallay Stavens and Sief.	426 By Appropriations. Relating to funds received from United States under act admitting Iowa to Union.	
kas Relating to sale of hog	Vinited States under not ad	
cholers serum and virus and	United States under act ad-	
kas. Relating to sale of hog cholers serum and virus and stock tonics; repealing Code; exempting above items as "must" purchases from phar-	Descined referred to citation.	
avampting above itams as	Received, referred to sifting	081
"must" nurchages from phar-	Sifting recommends calendar Referred	033
macles.	Referred	693
Panaivad referred 875	Referred	
Received, referred 875 Sifting recommends calendar 920 Made special order 931	Report adopted Amendment adopted Passed; ayes 45, nays none. Reported enrolled Signed by President.	867
Made encoled order 021	Report adopted	220
Made special order 931	Amendment adopted	310
Passed; ayes 40, nays 1 943 Explanation of vote 944	Passed; ayes 45, nays none	980
Explanation of vote	Reported enrolled	962
Reported enrolled 948 Signed by President 948	Signed by President	963
Signed by President 348		
100 De Clooms and O'Waller	427 By Appropriations. Relat-	
108 By Sloane and O'Malley.	ing to appropriation to state	,
Relating to increasing bus	compirouer from motor ve-	
speed limits. Received, referred	hicle fuel tax fund.	
Gleting management and and and and and and and and and and	hicle fuel tax fund. Received, passed on file	541
Sitting recommends calendar1033	Recommended passage	630
Amendment adopted1009, 1070	Sifting recommends calendar	670
Passed; ayes 3b, nays 6	Placed on calendar	70
Reported enrolled1109	Report adopted	72
Received, referred	Passed: aves 49, nava none	72
110 D. D.A. A. J	Reported enrolled	751
410 By Pote, Anderson, Duffy, Clark of Marion, McEleney, Kruse and Nelson. Relating to use of vending machines in sale of cigarettes; providing for licensing of machines. Received referred to sitting	Received, passed on nie. Recommended passage Sifting recommends calendar. Placed on calendar. Report adopted Passed; ayes 49 nays none. Reported enrolled Signed by President.	751
Clark of Marion, McEleney,		
Kruse and Nelson. Relating		
to use of vending machines	430 By Roads and Highways.	:
in sale of cigarettes; provid-	Relating to registration of	_
ing for licensing of machines.	motor venicles; increasing	
Received, referred to sifting 857	number of years at full fee	
410 Post of the Marilaness Da	430 By Roads and Highways. Relating to registration of motor vehicles; increasing number of years at full fee and including accessories in	
413 By Long and McEleney, Re-	weight.	
lating to sewer system of certain cities.	Received, referred	0
certain cities:	Sitting recommends calendar	852
Received, referred 619	Amenament nied	331
Sifting recommends calendar 699 Passed; ayes 48, nays none 731 Reported enrolled 775	Amendment filed	943
Passed; ayes 48, nays none 731	Roll call announcement ordered	
Reported enrolled 775	withheld	94.
Signed by President 775	Passed; ayes 26, nays 12	94
	Reported enrolled	963
413 By Hinrichs, Weichman, Klemesrud, Walker, Brown, Shifflett, Walter of Hardin,	Signed by President	963
Klemesrud, Walker, Brown,		
Shifflett, Walter of Hardin,	432 By Judiclary 1. Relating to	,
Bass and Poston. Relating	432 By Judiciary 1. Relating to dedication of land owned by city of Keokuk to United	
to appropriation for agricul-	city of Keokuk to United	
tural land tax credit.	States in order to enlarge na-	
tural land tax credit. Received, referred	tionl cemetery in Keokuk.	
Sifting recommends calendar 898	lowa.	
Returned without recommenda-	Received, passed on file	542
_ tion 899	Sifting recommends calendar	596
Report adopted 974	Passed; ayes 43, nays none	635
-Passed; ayes 45, nays 2 974	Reported enrolled	660
tion 899 Report adopted 974 -Passed; ayes 45, nays 2. 974 Reported enrolled 1033 Signed by President 1033	Sifting recommends calendar Passed; ayes 43, nays none Reported enrolled Signed by President	660
Signed by President1033		
•	433 By Judiciary 1. Relating to uniform procedure on inter-	
428 By Clark of Appanoose.	uniform procedure on inter-	
Legalizing renewal of corporation of Mutual Telephone Exchange of Mystic.		
ration of Mutual Telephone	Received, referred	774
Exchange of Mystic.	Sifting recommends calendar	812
Received referred	Amendment adopted	894
Sifting recommends calendar 765	Passed; ayes 40, nays 3	894
Passed; ayes 50, nays none 850	Received, referred	948
Reported enrolled 885	Signed by President	948
Sifting recommends calendar. 765 Passed; ayes 50, nays none. 850 Reported enrolled. 885 Signed by President. 885		
	175 By Duffy Palating to also	
424 By Raim. Relating to ex-	tion of council members under city manager plan. Received, referred	,
tension of jurisdiction of mu-	under city manager plan.	
nicipality outside its limits	Received, referred	857
nicipality outside its limits for fire fighting and other	Sifting recommends calendar	1028
emergency purposes.	Passed; ayes 48, nays none	1052
emergency purposes. Received, referred 603 Sifting recommends calendar 716	Reported enrolled	1092
Sifting recommends calendar 716	Signed by President	1092

H. F. Page	H. F. Page
440 By Schwengel Relating to	460 By Sloane and O'Malley. Relating to continuance of musical education for public school students during vaca-
440 By Schwengel. Relating to preparation and adoption of school budgets, preparation	Relating to continuance of
school budgets, preparation	musical education for public
of forms for same.	school students during vaca-
Received, referred to sifting1060	tion periods and to municipal
· · · · ·	bands.
141 De Caleman and Delation to	Received, referred to sifting. 981
441 By Schwengel. Relating to	
expenditures by board of edu- cational examiners; providing	462 By Cornick. Legalizing proceedings of town of Winfield, Henry county, in issu-
for hiennial appropriation for	proceedings of town of Win-
operating cost with supplies	neid, Henry county, in issu-
for biennial appropriation for operating cost with supplies furnished by state executive	ance of bonds for municipal waterworks.
council.	Proof of publication certified 570
Received, referred to sifting1181	
	463 By Board of Control. Re-
Passed; ayes 38, nays none	463 By Board of Control. Relating to tuition for high school pupils from Iowa juvenile home and Iowa soldiers' orphans' home; empowering Board of Control to pay.
Reported enrolled	school pupils from Iowa juve-
Signed by President	nile home and Iowa soldiers'
	orphans' home; empowering
442 By Rankin. Legalizing pro-	Received, referred to sifting 768
442 By Rankin. Legalizing proceedings of board of directors of consolidated school district of Franklin.	Received, referred to sitting 100
tors of consolidated school	464 By Ilivia and Duffy Relat-
district of Franklin.	464 By Utzig and Duffy, Relat- ing to memorial halls and
rioui di budilcation certineu 430 i	monuments for soldiers, sail-
Received, referred 542 Recommended passage 543	ors and marines; providing
Sifting recommends calendar 570	for cities and towns to build. Received, referred to sifting 981
Sifting recommends calendar 570 Report adopted 591	Received, referred to sifting 981
Passed; ayes 48, nays none 591 Reported enrolled 619	400 70 70 -411 - 70 -1-41 - 4-
Reported enrolled 619	468 By Boothby. Relating to exemptions from use tax; pri-
Signed by President 620	marily to trucks and appear
1	marily to trucks and appara- tus for fire trucks outside
443 By Agriculture 1. Relating	cities and towns.
to control and destruction of	Received, referred to sifting
growing weeds, vines, brush	
to control and destruction of growing weeds, vines, brush or other growth including	
noxious weeds.	469 By Putney, Legalizing pro- ceedings of boards of direc- tors of the Toledo independ-
noxious weeds. Received, referred	ceedings of boards of direc-
Sifting recommends calendar. 745 Amendments filed	tors of the Toledo independ-
Amendments filed	ent school district and Toledo township number four, Tama
Passed aves 48 navs 1 787	county
Reported enrolled	county. Proof of publication certified 736 Received, referred 765 Sifting recommends calendar 765 Substituted for S. F. 405 765 Passed; ayes 47, nays none 766 Reported enrolled 837 Signed by President 837
Signed by President 885	Received, referred 768
	Sifting recommends calendar 765
nut to continue to a second	Substituted for S. F. 405 765
447 By Stiffler. Legalizing is-	Passed; ayes 47, nays none 766
suance of bonds of town of	Reported enrolled 837
nair of electrical transmis-	Signed by President 837
Milo for construction and re- pair of electrical transmis- sion system.	471 By Nelson, Wilson, Robb.
Proof of publication certified 436	Loss Shanard and Long Ra-
	lating to compensation of
448 By Wells and Brookings.	lating to compensation of members and employees of the state conservation com-
Relating to method of de-	the Btate Combervation Com-
termining damage sustained	mission.
by property owner on street	Received, referred
448 By Wells and Brookings. Relating to method of determining damage sustained by property owner on street or alley in cities and towns resulting from change of highway	Received, referred
resulting from change of	Referred 1994
	Recommended passage 1229
Received, referred	Report adopted
Received, referred	Referred 1224
Amendment withdrawn	Passed; ayes 42, nays none1239
Passed: aves 39, navs none1004	Reported enrolled1285
Reported enrolled	Signed by President1285
Passed; ayes 39, nays none	
	479 By Sloane and O'Malley. Relating to the appointment
449 By Public Lands and Build-	of and fixing compensation of
ings Relating to preserva- tion of rights of way in event of sale of abandoned channel or bed of navigable streams. Received, referred	parole agents in Polk county.
tion of rights of way in event	Received, referred to sifting 659
of sale of abandoned channel	
or bed of navigable streams.	483 By Schwengel. Relating to
Received, referred 645	rotation of names on a pri-
Design recommends calendar 040	rotation of names on a pri- mary ballot for candidates for office in a territory small- er than a county.
Reported enrolled 735	er than a county.
Passed; aves 46, nays none	Received, referred to sifting1166
	<u> </u>

H. F. Page	H. F. Page
487 By Schwengel, Walter, Ev-	523 By Appropriations. Relat-
erett, Buck, Putney, Siefkas, Paul, Lawrence, Nelson and Clarke of Dallas. Relating to	ing to appropriations for in-
Paul, Lawrence, Nelson and Clarke of Dallag Relating to	stitutions under state board of control.
tax income blanks of state tax commission; providing for simplification in forms for	Received, referred to sifting. 581 Sifting recommends calendar. 699
tax commission; providing	Sifting recommends calendar 699
for simplification in forms for deductions and computation	Referred
of taxes due	Referred 639 Recommended passage 639 Placed on calendar 707 Report adopted 725, 726 Passed; ayes 49, nays none 725 Reported enrolled 751 Signed by President 751
Received, referred1133	Report adopted
Sifting recommends calendar1173	Passed; ayes 49, nays none 725
Received, referred	Signed by President 751
Signed by President1285	
	524 By Roads and Highways.
508 By Schwengel. Relating to pre-marital health blanks	assessment districts: per-
used in obtaining marriage	mitting owners of land next
licenues normitting destruc-	to secondary road to petition
tion thereof by clerk of dis- trict court after two years.	proving roads
Received, referred 768	524 By Roads and Highways. Relating to secondary road assessment districts; per- mitting owners of land next to secondary road to petition county supervisors for im- proving roads. Received, referred
Received, referred	Sifting recommends calendar 1007, 1028
Substituted for S. F. 299 891	Amendment filed 1007, 1028
Passed; ayes 48, nays none	Amendments adopted1066, 1067
Signed by President 918	Title amended
	Passed; ayes 40, nays 11067
509 By Burris. Legalizing pro- ceedings of directors of In-	Reported enrolled
dependent School District of	
dependent School District of Bellevue, in issuing school bonds and levying taxes.	bills seeking to legalize pro-
Proof of publication certified 570	ceedings of subervisors.
	i school districts and cmv or
515 By Schwengel. Relating to conditions under which funds	town councils; attempt to end
of Federal government may	perfunctory legalizing made necessary through negli-
be accepted for use by public	gence.
of Federal government may be accepted for use by public school systems of state under	Received, referred to sifting. 960 Amendments filed1039
control of superintendent of public instruction; safe-	1
guarding educational in- terests and welfare of state.	540 By Sloane and O'Malley. Legalizing acts of board of
terests and welfare of state.	540 By Sloane and O'Malley. Legalizing acts of board of trustees of Urbandale-Wind-
Received, referred to sifting1108	sor Heights sanitary district.
521 By Klemesrud, Hinrichs,	Proof of publication certified 609 Received, referred
Donohue, Schwengel, Berry	Sifting recommends calendar 670 Passed; ayes 48, nays none 696 Reported enrolled 735 Signed by President 735
and Lisle. Relating to com- pensation of members of boards of supervisors and	Passed; ayes 48, nays none 696
boards of supervisors and	Signed by President
certain deputy auditors, treasurers, recorders, sheriffs	l
and clarks	541 By Sloane and O'Malley. Legalizing organization and
Received, referred1108	establishment of Urbandale-
Received, referred	Windsor Heights sanitary
Reported enrolled1285	Legalizing organization and establishment of Urbandale-Windsor Heights sanitary district; providing for issuance of bonds.
Reported enrolled	i Proof of bublication certified Key
522 By Appropriations. Relat-	Received, referred 659 Sifting recommends calendar 670 l'assed; ayes 48, nays none 696
ing to appropriations for the	l'assed; ayes 48, nays none 696
current biennium for insti- tutions under board of con-	Reported enrolled
trol	Signed by President
Received, referred 581 Sifting recommends calendar. 699	544 By Nelson. Relating to police department mainte-
Referred	police department mainte- nance funds.
Recommended passage 699	Received, referred
Placed on calendar	
Report adopted	Amendment nied
Amendment adopted 725	Passed; ayes 42, nays none1242
Passed; ayes 49, nays none 725	Amendment filed 1223 Amendment adopted 1241, 1242 Passed; ayes 42 nays none 1242 Reported enrolled 1285 Signed by President 1285
Signed by President	Signed by President1285
Recalled from House 805	551 By Roads and Highways.
Action expunged 805	Relating to transfer from general fund to primary road
Sifting recommends calendar 699 Referred 699 Recommended passage 699 Placed on calendar 707 Amendments filed 717 Report adopted 725 Amendment adopted 725 Reported enrolled 775 Signed by President 775 Signed by President 775 Action expunged 805 Action expunged 805 Amendment adopted 806 Passed; ayes 47, nays none 806 Reported enrolled 837 Signed by President 837	551 By Roads and Highways. Relating to transfer from general fund to primary road fund of the sum of five mil- lion dollars for use of pri- mary roads.
Reported enrolled 837	lion dollars for use of pri-
Signed by President 837	mary fords.

H. F. Page	H. F. Page
Received, referred 645 Sifting recommends calendar 670	Sifting recommends calendar . 852 Passed; ayes 39, nays 4 917 Reported enrolled 948 Signed by President 948
Sifting recommends calendar 670	Passed; ayes 39, nays 4 917
Referred 670	Reported enrolled 948
Recommended passage 867	Signed by President 948
Report adopted 872	
Passed; ayes 48, nays none 872	561 By Roads and Highways.
Reported enrolled 898	Relating to registration fee
Referred	for trucks, truck tractors.
	Relating to registration fee for trucks, truck tractors, road tractors, semi-trailers
552 By Board of Control. Re-	and trailers; increasing speed
lating to exchange of certain	and trailers; increasing speed limit to 50 miles.
lating to exchange of certain land now used by Independence State Hospital for	Received, referred
pendence State Hospital for certain farm lands adjoining. Received, referred	Sifting recommends calendar 852
Received, referred 835	Amendments filed
Sifting recommends calendar 879	Amandmanta with drawn 000, 924, 934, 901
Referred 879	Amendments withurawn505, 510
Recommended passage1034	Passad over 44 nove 9 970
Report adopted	Passed; ayes 44, nays 3
Passed; ayes 48, nays none1049	Signed by President
Reported enrolled	
Signed by President1092	563 By Labor. Relating to labor
555 By Appropriations. Relat-	union membership defining
555 By Appropriations. Relat- ing to funds for payment of workmen's compensation	union membership; defining duties and authority of labor
workmen's compansation	commissioner: providing for
claims of employees of state	commissioner; providing for deduction of labor organiza-
	tion ques from compensation
Received, referred 706	of employee under certain
Sifting recommends calendar 716	of employee under certain conditions; repealing Chap- ter 296, Acts 52nd General
Referred 716	ter 296, Acts 52nd General
Recommended passage 867	Assembly.
Report adopted 872	Received, referred to sifting 960
Passed; ayes 48, nays none 872	Amendment filed1094
Reported enrolled 898	
highway commission. Received, referred 706	ing to appropriations. Relating to appropriation to social welfare department for aid to blind fund, dependent children, child welfare, emergency relief and old age assistance funds.
	ing to appropriation to so-
556 By Appropriations. Relat- ing to certain moneys ap-	cial welfare department for
propriated by the 52nd Gen-	aid to blind fund, dependent
propriated by the 52nd Gen- eral Assembly for establish-	children, child welfare, emer-
ment of military service tax	gency relief and old age as-
ment of military service tax credit fund.	sistance funds.
Received, referred to sifting 645	Received, referred to sifting 774 Sifting recommends calendar 837
Sifting recommends calendar 752	Referred 827
Referred 752	Recommended passage 964
Recommended passage 796	Amendments filed 976
Credit fund. Received, referred to sifting 645	Referred
Passed; ayes 40, nays 1 504	Amendments adopted986-988
Signed by Provident 985	Passed; ayes 49, nays none 988
bighted by liesment , 660	Passed; ayes 49, nays none 988 Reported enrolled 1033 Signed by President 1033
557 By Board of Control Re-	Signed by President1033
lating to purchase of certain farm and adjoining Glen-wood State School.	
farm and adjoining Glen-	566 By Judiciary 2. Relating to appointment of members of
wood State School.	real estate commission.
Received, referred 835	Received, referred to sifting1179
Sifting recommends calendar	received, reserved to bitting
Thefamor 3	567 By Judiciary 2. Relating
wood state School Received, referred 835 Sifting recommends calendar 879, 1028 Referred 879 Recommended passage 1035 Report adopted 1049 Passed; aves 48, nays none 1048 Reported enrolled 1092 Signed by President 1092	to propositions for incomes of
Report adopted 1040	waterworks bonds by town
Passed aves 48 nave none 1044	waterworks bonds by town of Garrison, Benton County. Proof of publication certified . 736 Received, referred to sifting . 942 Sifting recommends calendar . 946 Passed; ayes 46, nays 1
Reported enrolled	Proof of publication certified 736
Signed by President 1092	Received, referred to sifting 942
	Sifting recommends calendar 946
559 By judiciary 2. Legalizing	Passed; ayes 46, nays 11022
issuance of community cen-	Reported enrolled1061
ter bonds by town of Durant,	Signed by President1061
Cedar County. Proof of publication 661 Received, referred 774 Sifting recommends calendar 796 Passed: ayes 47, nays none 896 Reported enrolled 918 Signed by President 918	
Received, referred 774	569 By Roads and Highways.
Sifting recommends calendar 796	Relating to limitations on ad-
Passed: ayes 47, nays none 896	vertisements and lettings on
Reported enrolled 918	contracts for road and bridge construction, work and ma-
Signed by President 918	construction, work and ma-
560 By Roads and Highways	terial. Pecalved referred 1997
Relating to registration fee	Received, referred
on corn shellers, feed grind-	Sifting recommends calendar .1118 Passed: ayes 44, nays none1162 Reported enrolled1261-1262 Signed by President
on corn shellers, feed grind- ers and trailers.	Reported enrolled 1261-1260
Received referred 935	Signed by Provident 1969

H. F. Page	H. F. Page
570 By Roads and Highways.	581 By Judiciary 2. Relating to penalties for violation of
Relating to powers of boards of supervisors in relation to	water neviration regulations
vacating roads.	Received referred 1027
Received, referred to sifting 992	Sifting recommends calendar 1063
1000110a, referred to bridge 71 to a	Passed: aves 43, navs none 1088
572 By Appropriations, Relat-	water navigation regulations. Received, referred
572 By Appropriations. Relat- ing to appropriation of cer-	Signed by President1141
tain funds to custodian for	1
maintenance and upkeep of	582 By Judiciary 2, Legalizing
	issuance of school building
lying buildings.	582 By Judiciary 2. Legalizing issuance of school building bonds by Bettendorf Independent School District.
Received, referred 774	pendent School District.
Sifting recommends calendar 837	Proof of publication certified 919
Referred	Received, referred1156
capitol building and all outlying buildings. Received, referred	Proof of publication certified 919 Received, referred1156 Sitting recommends calendar .1173 Passed: ayes 44, nays none1184 Reported enrolled1261-1262 Signed by President1262
Passad aves 48 nove none 1050	Reported encelled 1961 1969
Reported enrolled 1092	Signed by President 1969
Signed by President	Digned by Tresident
	584 By Appropriations. Relat-
573 By Appropriations. Relat-	584 By Appropriations. Relating to services for scientific
ing to appropriation for com-	observation, rechecking and
nensation and expenses of	treatment of mentally ill per-
World War II Service Com-	sons within the state; pro-
pensation Board.	viding appropriation there-
pensation and expenses of World War II Service Compensation Board. Received, referred	
Sifting recommends calendar 837 Referred 837 Recommended passage 867 Passed; ayes 48, nays none 873 Report adopted 873 Reported enrolled 898 Signed by President 898	Received, referred
Referred 837	Sifting recommends calendar 1007
Recommended passage 867	Referred1007
Panert edented 273	Recommended process
Report adopted	Report adopted 1979
Signed by President 898	Amendment adopted 1079
	Passed: aves 44, navs 1 1073
575 By Appropriations. Relat-	Reported enrolled
ing to appropriations to Al-	Sitting recommends calendar .1007 Referred .1007 Amendment filed .1039 Recommended passage .1062 Report adopted .1073 Amendment adopted .1073 Passed; ayes 44, nays 1 .1073 Reported enrolled .1140 Signed by President .1141
lert G. Olson, Osage, Iowa;	
575 By Appropriations. Relat- ing to appropriations to Al- lert G. Olson, Osage, Iowa; Ernest T. Smith, Volga, Iowa; Fred Schwengel, Dav- enport Lowa: Welter F.	587 By Schools, Libraries, State
lowa; Fred Schwengel, Dav-	Educational Institutions Da
enport, Iowa: Walter F. Noble, Missouri Valley, Iowa; and J. E. Hansen, Dedham,	lating to amount school districts may levy for general school district fund. Received, referred
and I E Hansan Dadham	tricts may levy for general
lowe	school district fund.
Received, referred 775	Received, referred1048
Sifting recommends calendar 1033	Bossed: even 47 may mender 1976
Referred	Reported enrolled 114h
Received, referred	Reported enrolled
Report adopted1072	
Report adopted 1072 Passed; ayes 42, nays none 1072 Reported enrolled 1109 Signed by President 1109	590 By County and Township Affairs. Relating to mem-
Reported enrolled	Affairs. Relating to mem-
Signed by President1109	persnip of county supervisors
577 By Roads and Highways.	on county boards of social
Relating to registration fees	welfare.
Relating to registration fees for motor vehicles, increasing	Received, referred to sifting1134
on motorcycles and hearses.	592 By Judiciary 2. Legalizing
Received, referred1027	issuance of school honds by
Amendments adopted1054, 1055	issuance of school bonds by Consolidated School District of Winthrop, Buchanan coun-
Title amended1054	of Winthrop, Buchanan coun-
for motor vehicles, increasing on motorcycles and hearses. Received, referred	ty.
Page de aves 44 nave none 1098	Proof of publication certified 894
Recalled from House 1120	TOO THE TO MALE OF THE AMERICAN
Amendment filed	593 By Judiciary 2. Legalizing
Amendment filed 1143 Reported enrolled 1223 Signed by President 1223	593 By Judiciary 2. Legalizing issuance of town hall bonds by Calamus, Clinton county.
Signed by President1223	Proof of publication certified Res
	Received, referred to sifting 942
579 By Public Lands and Build-	Sifting recommends calendar 946
ings. Relating to termina-	Passed; ayes 47, nays none 1022
ings. Relating to termina- tion of contracts for con-	Proof of publication certified . 866 Received, referred to sifting . 942 Sifting recommends calendar . 946 Passed; ayes 47, nays none . 1022 Reported enrolled
struction of public improve- ments because of national	Signed by President1061
ments because of national	
emergencies. Received, referred	595 By Schools, Libraries, State Educational institutions. Le-
Received, referred 981 Amendments filed	galizing issuance of water-
Amendments filed1016, 1143, 1144, 1175-1177 Sifting recommends calendar1118	Works bonds by town of Rluc
Sifting recommends calendar1118	works bonds by town of Blue Grass, Scott county. Proof of publication certified
Amendments withdrawn1235	Proof of publication certified
Amendments withdrawn1235 Falled to pass; ayes 20, nays 18 1235	964, 997

H, F. Page	ь ₁ Н. F. Ра	ge
Received, referred1134	Substituted for S. F. 51811	37
Sifting recommends calendar1178 Passed; ayes 44, nays none1185	Amendment filed	45
Passed; ayes 44, nays none1185	Amendment adopted11	47
Reported enrolled1261-1262	Passed; ayes 44, nays none11 Reported enrolled1261-12	47
Signed by President	Signed by President	62
597 By Board of Control. Re-	Digital by Treblacketting	
lating to placeing of children	605 By Appropriations. Relat-	
in foster homes.	ing to Iowa department of pub-	
Received, referred 992	lic safety peace officers' re-	
Sifting recommends calendar1109 Referred to appropriations1109		
reserved to appropriations	Received, referred to sifting11	29
600 By Appropriations. Relat-		
ing to restoration to general	606 By Appropriations. Relat-	
fund of state certain moneys	ing to appropriation for ex-	
in revolving fund for use of state war surplus commodi-	penses incurred in election contest of James R. Naughton	
ties board.	vs. Robert P. Munger; of	
Received, referred to sifting 1032	vs. Robert P. Munger; of Roy J. Smith vs. Merwin	
Received, referred to sifting1032 Sifting recommends calendar1063	8 Smith.	
l'assed; ayes 16, nays nonelust	Received, referred	29
Reported enrolled	Sifting recommends calendar 12 Referred	
signed by liesident	Recommended for passage12	29
601 By Appropriations. Relat-	Recommended for passage	29
ing to payment by insurance	rasseu, ayes 10, nays none12	40
commissioner of delinquent	Reported enrolled12	85
old age and survivors' taxes and interest from current ap-	Signed by President12	86
propriation of insurance de-	607 By Appropriations. Relat-	
partment.	ing to restoration to general	
Received, referred	fund of state certain moneys	
Sifting recommends calendar1109	y appropriated to department	
Passed; ayes 46, nays none1138	of public instruction for transportation of pupils and	
Reported enrolled	supplemental eduction pro-	
organia of tropiagnic filtricity and	gram.	
603 By Appropriations. Relat-	Received, referred to sifting11	56
ing to appropriations for cur-	Í	
rent biennium for various de- partments and divisions	609 By Appropriations. Relat-	
thereof of state of Iowa.	ing to appropriation from liquor control act fund to de-	
Sifting recommends calendar1173	partment of public safety for	
Amendments filed1177, 1178	N i use of hursen of investigation	
Received, referred	in liquor control enforcement.	
Amendments adopted 1194-1219, 1284	Received, referred to sifting11	90
Passed; ayes 43, nays 21220	610 By Appropriations. Relat-	
Senate insists	ing to appropriations for de-	
Senate insists	partment of agriculture for	
pointed	enemical laboratory and for	
Conference report adopted1284 Passed: ayes 40, nays 21285	weights and measures.	Δ.
Reported enrolled1285	5 Received, referred to sifting11	9 1
Signed by President1285	611 By Appropriations, Relat-	
	ing to payment of miscel- laneous expense of Fifty-	
604 By Appropriations. Relat-	laneous expense of Fifty-	
ing to approval of compen- sation of employees of state	third General Assembly.	
for current blennium: to be	Received, referred	. 1 1
for current biennium; to be subject to approval of comp-	Passed; ayes 41, nays none12	5 1
troller and executive council.	Reported enrolled	85
Received, referred to sifting 1129	9 Signed by President	85

SENATE CONCURRENT RESOLUTIONS

1-Relating to appointment of a joint committee to arrange for the	
inauguration	•
and Fifty-second General Assembly session laws to all members	
of Fifty-third General Assembly, to staffs of Senate Secretary	
and of Chief Clerk of House, and to members of press assigned	
seats in press galleries	7
3-Authorizing Superintendent of Printing to furnish to county	
auditors, daily journals, bills and binders	:
4-Relating to adjournment January 13, to reconvene January 18	29
5-Relating to compensation of Chaplains and joint legislative help	
	0-81
6-Relating to joint convention to hear Governor's budget mes-	
Rage	111
7-Relating to approval and payment of certain legislative expenses	
	122
8-Relating to congratulations to the Honorable Carroll L. Brown	
of Mahaska on achievement of having produced world record per	
acre yield of corn	128
9-Relating to requirement of reports from heads of state departments	• • •
as to department personnel duties and work hours251, 10—Relating to joint convention to hear address by Col. Perry Brown,	285
national commander of the American Legion289,	229
11-Relating to joint convention to hear address by Paul Shipman	902
Andrews, sponsored by United World Federalists321.	33"
12—Relating to joint convention to hear program by Pioneer Law-	•••
makers Association	471
13-Relating to certain legislative expenses, authorizing payment	
thereof	601
14-Relating to special recess on Good Friday, April 15, from 12 noon	
to 3 p. m	1101
15-Relating to call of constitutional convention by Congress propos-	
ing amendment to expedite participation of United States in a	
world federal government	1020
16—Relating to adjournment sine die at 5 p. m., Saturday, April 9, 1949	
1949	884
Army Post to State of Iowa	945
18—Relating to claims rejected by joint claims committee992-997,	
19—Memorializing Congress to permit no action divulging atom bomb	1011
secrets until sanctioned by people of United States through a	
special plebiscite	1095
20-Requesting return of Senate File 435 from Governor for further	
consideration	1113
21-Urging the President and the Congress to study the world federal	
government proposal; requesting Congress to call constitutional	
convention for purpose of proposing amendment permitting par-	
ticipation of United States in world federal government	
1118, 1173-1174, 1	1222
22-Memorializing Congress to reject all legislation proposing to so-	
cialize practice of medicine or provide compulsory health program,	
"because of being a step into false premises of socialization" 1169, 1 23—Memorializing Congress to reject all legislation providing federal	1223
aid to education, "because of being harmful to best interests of	
education"1170,	1990
outcation	

HOUSE CONCURRENT RESOLUTIONS

1—Relating to joint convention to hear Governor Blue's message and
to canvass votes
2-Relating to appointment of a joint committee to nominate and assign
needed additional employees 19
3-Relating to printing of daily clip sheets showing amendments to
bills 19
4-Relating to compensation of chaplains and officers and employees of
the General Assembly31-32, 72-73
5-Relating to Ilse Koch, protesting and condemning insufficiency of
sentence imposed; memorializing Congress therefor. (In message
only)t 34
6-Memorializing Congress to consider releasing certain taxation areas
now taken by federal government for states (In message only) 158
7—Requesting the President and Congress to take immediate action
to relieve suffering in neighboring western states, caused by
recent blizzards. (In message only)
8-Relating to dates of spring recess
3-Relating to joint convention to be held February 11 in memory of
Abraham Lincoln; designating William J. Petersen as speaker 273, 274
10—Fixing final date for filing of claims to be considered by Fifty-third
General Assembly 351
11—Memorializing Congress; requesting aid to state in enforcement of
cigarette tax now evaded by use of United States mails479, 519
12-Relating to approval and payment of certain bills pertaining to
legislative expenses434, 435, 459-460
13-Relating to appointment of committee on interstate cooperation
from membership of House and Senate
14-Memorializing Congress to enact legislation requiring reflectoriza-
tion of sides of railroad cars as aid in preventing grade crossing
accidents (In message only)
15—Relating to invitation to Mrs. Eleanor Roosevelt to address joint
session
16-Recalling House File 12 from Governor's office for certain cor-
rections644, 645
17-Relating to joint session to hear rendition of "The Iowa Flag Song,"
and to hear poems recited by E. O. Osborn, composer of the poem,
"Iowa's Flag"
18Urging Congress to call a convention for the purpose of proposing
amendments to the United States constitution to permit participa-
tion of the United States in world federal government
19—Relating to extending an invitation to Carl H. Wilkin, an economic
analyst of Washington, D. C., to address a joint convention
991, 1019-1020
20-Relating to return of House File 522 from Governor's office for
purpose of correcting error
21-Memorializing Congress to require price support of frozen and
shell eggs at the top grade in addition to that already given
dry eggs
22-Melating to adjournment sine the, Friday, April 15, 1949, at noon
Amended to read sine die, Wednesday, April 20, 1949 at 4 p. m1120
23—Expressing disapproval of advertising of alcoholic beverages in
publications printed in Iowa or transported into the state; urging
control and elimination of it by Congress and the next General
Assembly
24—Requesting return of House File 224 from Governor for correction1066
25—Relating to gift of chairs to Speaker of House and President of
Senate
Amended to include Senator Frank Byers

26—Relating to approval and payment of certain bills pertaining to legislative expenses
•
SENATE RESOLUTIONS
1—Relating to appointment of clerks
cupancy by a state department during the interim
SENATE MEMORIAL RESOLUTIONS
Committees Appointed—See Page 723
Adams, Henry L
Blackford, Aaron Vale 1297 Caswell, Grant L. 1298 Cessna, Theodore Charles 1299
Edwards, Howard W. 1300 Hartman, George S. 1301 Moffit, John T. 1302 Titus Cooker M. 1202
Titus, Geofige M

TOPICAL INDEX TO SENATE BILLS

ABSENT VOTERS-

Witnesses to voting, relating to appointment of. 99, West.

ABSTRACTS OF TITLE-

Town or city plats, relating to abstracts of title filed therewith. 236, judiciary 2.

ACCOUNTING-

Board of accountancy, relating to qualifications for members thereof; providing for examination and qualifications of applicants. 206, judiciary 2.

ADMINISTRATORS-

Compensation affidavits of, relating to. 122, Watson of Pottawattamie and Faul.

Compensation of, relating to. 178, judiciary 2.

AGRICULTURE-

Commercial fertilizer, relating to registration of brands by department of agriculture. 202, Watson of O'Brien.

Seed, certified, relating thereto. 119, Zastrow.

Seed, relating to agricultural. 195, Walter.

Noxious weeds, relating to control and destruction thereof. 197, Zastrow.

Spraying of lands and buildings, to require registration of aircraft therefor; providing for licensing of applicator of economic poisons by department of agriculture.

474, agriculture.

AIRCRAFT-

Intoxicating liquors and drugs, relating to operation of aircraft while under influence of. 150, Bateson and Maytag.

Hunting, relating to permit for. 280, Whitehead, et al.

Registration of and fees therefor, relating thereto. 880, aeronautics.

On inland waters, relating thereto. 401, Ridout and Benson.

Registration of aircraft and ground machinery units used for spraying agricultural lands. 474, agriculture.

AIRPORTS-

Approaches, rights in air space for, relating to acquisition by municipalities thereof. 378, aeronautics.

Airport bonds, relating to issuance thereof by Keokuk. 484, judiciary 2.

ALLERTON, IOWA-

Sewers, to legalize proceedings for. 118, McMurry.

ALUMINUM COMPANY OF AMERICA-

Scott County, to authorize sale of land in. 61, Martin.

AMERICAN RED CROSS-

Vehicles owned by, relating to exemption from fees therefor. 508, motor vehicles.

AMES-

Independent School District, to legalize proceedings of. 115, Hattery.

AMUSEMENTS-

Commercial, relating to tax on gross receipts thereof. 370, Faul.

ANIMALS-

Beaver, open season on, relating to. 58, Dykhouse, Colburn, Myrland.

Fox, relating to bounty on. 73, Humbert.

Groundhog, relating to bounty on. 72, Humbert.

Wild, relating to population of. 155, conservation.

Bounties, relating thereto on certain wild animals. 227, Humbert.

APPROPRIATIONS-

Soldiers' bonus, to make appropriation for. 1, Faul, et al.

Military service tax credits, for payment of. 2, Faul and Berg.

State Capitol, roadway and sidewalk from, to appropriate funds for. 74, Faul. Examining board of tax consultants, to provide appropriations for compensation and expense of. 89. Walter.

Public safety peace officers' retirement system, to provide for. 93, Hattery, et al.

Inaugural ceremonies, to make appropriation to defray expense of. 116, appropriations.

Reserve fund, to set aside thereto from general fund sum of forty million dollars. 221, Elthon.

Service compensation bonds, relating to payment thereof. 222, Elthon, et al. Old age assistance, relating to unincumbered balance of appropriation by Fifty-second General Assembly. 275, appropriations.

Legislative Advisory Committee, to make appropriation thereto. 344, claims.

Interim Flood Control Committee, to make appropriations thereto. 345, claims.

Schools, state aid for, making appropriation therefor. 428, Faul and West. State Conservation Commission, Silver Lake near Lake Park, Dickinson county, to appropriate funds for dredging of lake. 439, Dykhouse.

General School Aid, to make appropriation therefor. 448, Lynes and Henningsen.

Iowa Soldiers Home, to appropriate money for new buildings therefor. 463, military affairs.

Public health laws, to make appropriation for committee for study thereof.

J. R. 6, public health.

Workmen's compensation service department, to appropriate money to meet deficit therein. 465, appropriations.

Institutions under board of control, to appropriate from general fund therefor for current biennium. 468, appropriations.

State Board of Education, to authorize cooperation with city of Ames in operation of sewage system for Iowa State College. J. R. 7, appropriations.

Glenwood State School, to authorize purchase of certain farm land adjoining; to provide appropriation therefor. 482, board of control.

Board of control, fund for office of, to appropriate therefor. 470, appropriations.

Board of control, institutional state roads, to appropriate therefore. 471, appropriations.

Printing for Fifty-third General Assembly, relating to appropriation for cots thereof. 476, appropriations.

Snow in Nebraska, relating to appropriation for cost of removal thereof. 477, appropriations.

Clear Lake, water pollution thereof, relating to appropriation for expense of survey thereof. 479, appropriations.

Independence State Hospital, exchange of land for certain farm land adjoining, relating to appropriation therefor. 481, board of control.

Committee to purchase governor's home, to make appropriations thereto.
490, claims.

Booklet, "A History of the Thirty-fourth Infantry Division in World War II," to make appropriation for purchasing and distributing. 496, military affairs.

Claims for settlement of damages from accidents on primary roads, relating to. 500, claims.

State conservation commission, relating to appropriations for lands and waters development. 502, appropriations.

Children, relating to placing thereof in foster homes. 504, board of control. Claims against state of Iowa, relating to appropriations therefor. 510, claims.

Claims against state of Iowa, relating to appropriations therefor. 511, claims.

- Current appropriation of insurance department, relating to payment of delinquent old age and survivor's taxes and interest therefrom. 513, insurance.
- Institutions under board of control, relating to appropriations therefor. 514, appropriations.
- Certain claims, relating to appropriations in payment thereof. 515, claims.
- Schools, supplemental aid to, relating to appropriation to department of public instruction therefor. 516, appropriations.
- Schools, state aid for transportation, relating to appropriation to department of public instruction therefor. 517, appropriations.
- Schools, specified school aid, relating to appropriations therefor. 520, appropriations.
- Public safety peace officers' retirement fund, relating to appropriations therefor. 521, appropriations.
- Departments of state of Iowa, relating to appropriations therefor. 522, appropriations.
- Institutions under state board of education. 523, appropriations.
- Compensation of state employees, relating to approval thereof. 518; judiciary 2.

ARRESTS-

Harboring or concealing person under arrest, relating thereto; defining meaning of such offense; prescribing penalty therefor. 233, motor vehicles.

ART-

Funds for, in certain cities and towns, relating to, 102, Faul,

ASSAULT-

Photographer, news, relating to assault thereon. 450, Whitehead.

ASSESSORS-

- County, relating to appointment and term of. 85, Van Eaton, Van Patten and Watson of O'Brien.
- Listing of omitted property, relating to. 117, Faul.
- County, relating to tax levy to defray expense of office thereof. 123, Faul.
- County, relating to recording of deaf, blind, or severely handicapped persons. 127, judiciary 2.
- Supplemental returns by property owners, to provide for manner of use thereof. 245, Knudson.
- County, relating to election of. 247, Skourup, et al.
- Appointment and compensation thereof, relating to; providing for manner of assessment of real and personal property. 320, tax revision.

ATTORNEY GENERAL-

Legislative assistant to, relating to appointment of. 70, Bekman, Faul and Maytag.

ATTORNEYS-

Compensation affidavits of, relating to. 122, Watson of Pottawattamie and Faul.

AUCTIONEERS-

Non-resident, relating thereto; relating to licensing of auctioneers within state. 457, McCarville.

AUTHORIZING ACTS-

- Patent to Thomas V. Ogden, authorizing governor and secretary of state to issue. 310, Lynes.
- Industrial Savings and Loan Associations, to authorize incorporation thereof. 323, Van Eaton, et al.
- National Cemetery in Keokuk, to authorize dedication of land owned by city of Keokuk to United States for purpose of enlarging. 352, judiciary 2.

- Garbage, authorizing certain cities and towns to establish rules and fees for disposal thereof. 354, cities and towns.
- Primary road fund, authorizing expenditures by state highway commission therefrom. \$96, appropriations.
- Glenwood State School, to authorize purchase of certain farm land adjoining thereto. 482, board of control.
- Land used by Independence State Hospital, relating to exchange thereof.
 481, board of control.
- National Guard, blanket bond for members thereof in operation of motor vehicles. 495, military affairs.
- Federal Rent Control Act, authorizing decontrol provisions thereunder. 492, judiciary 1.
- "Capitol Extension Grounds," relating to sale of certain land. 493, public lands and buildings.
- Old age and survivors' taxes and interest delinquent, relating to payment thereof. 513, insurance.

A VIATTON

State fund, relating thereto; amending section \$28.36 of code. 379, aeronautics.

BAILIFFS...

Municipal court, relating to salaries of bailiffs and clerks of. \$1, Faul. Deputy, relating to retirement systems therefor in certain cities. 322, Faul.

BANDS-

Municipal, relating thereto; relating to continuance of musical education for public school students during vacation periods. 403, Berg and Faul.

BANKS AND BANKING-

- Demand Items, relating to collection, payment and dishonor of. 86, Colburn and Faul.
- State banks, relating to reserve requirements of. 87, Colburn and Faul.
- Savings banks, relating to investments by in obligations issued by International Bank for reconstruction and development. 88, Colburn and Faul.
- Deputy superintendents of, relating to appointment and salaries thereof. 223, banks, building and loan.

BEER-

- Permits, relating to issuance thereof. 298, Miller, et al.
- Beer and malt liquors; illegality of, extending to certain territory; to provide for petitions and elections in counties for determining such territory. 385, election reform.
- Permits, relating to issuance and revocation thereof; relating to issuance to holder of federal retail liquor dealers' special tax stamp. 408, Fishbaugh, et al.

BENNETT COMPANY-

Incorporation, renewal of, to legalize. 37, Skourup.

RLIND...

* Assistance to, relating to eligibility therefor. 399, Van Eaton.

BOARD OF CONTROL-

- Institutions operating under, relating to business managers thereof. 238, judiciary 2.
- Iowa Soldiers Home, to authorize board of control to construct buildings therefor. 463, military affairs.
- Institutions under, to appropriate therefor for current blennium. 468, appropriations.
- Fund for office of, to appropriate therefor from general fund of state of Iowa for current biennium. 470, appropriations.

Fund for institutional state roads, to appropriate from general fund of state of Iowa for current biennium. 471, appropriations.

Institutions, transfer of inmates therefrom to state hospitals for insane, relating to authority of board of control. 505, board of control.

Members of board of control, relating to appointment thereof. 507, Judiciary 2.

Board of control, legalizing appointment thereof. J. R. 11, judiciary 2.

BOARD OF EDUCATION-

- State institutions thereunder, relating to dormitories, dining rooms, etc., and construction and management thereof. 438, Berg, Hattery and Mercer.
- lowa State College, to authorize cooperation with city of Ames in joint sewage system; to make appropriation therefor. J. R. 7, appropriations.
- State institutions, relating to appropriations to board of education therefor. 514, appropriations.
- State institutions, relating to appropriations therefor. 523, appropriations.

BONDS-

Primary road, to repeal certain chapters. 46, Dykhouse, et al.

Primary and secondary road, to provide for issuance of. 47, Dykhouse, et al.

Hospital, issued by city of West Union, to legalize. 56, Jacobson.

Hospital, issued by Crawford County, to legalize. 57, Myrland.

Municipal waterworks, issued by city of Glenwood, to legalize. 69, Hultman.

Greene school building, to legalize issuance of bonds for. 79, Lynes.

Public, relating to sale of. 92, Bateson, et al.

Service compensation, relating to payment thereof to persons who served in armed forces of United States. 222, Elthon, et al.

Deputy officers, relating to payment of cost of bonds. 230, McCarville.

Issued by boards of supervisors, school directors, and city and town councils, relating to bills seeking to legalize. 258, Berg.

Hospital, issued by Jefferson county, to legalize and provide for issuance of. 263, Doud.

Anticipation of special taxes, relating to fund for parking vehicles. 338, Skourup.

Town of Winfield, Henry county, to legalize issuance of bonds for municipal waterworks. 374, Foster.

Webster City, municipal electric light and power plant thereof, to legalize issuance of bonds therefor. 375, Bateson.

Town of Milo, electrical transmission system, to legalize issuance of bonds to defray cost thereof. 382, Van Patten.

Deputy state officers, county officers and deputies, relating to bonds thereof: 337. McCarville.

Believue School District, to legalize issuance of bonds thereby. 456, Tudor. National Guard, blanket bond for certain officers thereof, relating to power of adjutant general in purchase thereof. 480, military affairs.

Keokuk, airport bonds, relating to issuance thereof. 484, judiciary 2.

Bellevue, memorial building bonds, relating to issuance thereof. 485, judiciary 2.

Winthrop Consolidated School District, relating to issuance of school bonds thereby. 486, judiciary 2.

Rock Rapids, relating to fixing of rates for use of electricity until certain revenue bonds are paid thereby. 475, judiciary 1.

National Guard, relating to blanket bond for members thereof in operation of state or federally owned automobiles. 495, military affairs.

Low Moor School District, relating to issuance of school building bonds thereby. 498, cities and towns.

Memorial halls and monuments for veterans, relating to issuance of bonds therefor. 503, military affairs.

Mason City school district, relating to issuance of bonds thereby. 524, judiciary 2.

BONUS-

Service compensation bonds, relating to payment thereof to persons who served in armed forces of United States. 222. Elthon, et al.

BOUNTIES-

Fox, relating to bounty on. 73, Humbert.

Groundhog, relating to bounty on. 72, Humbert.

Certain wild animals, relating to bounties thereon. 227, Humbert.

BRIDGES-

Interstate across Mississippi River, relating thereto. 455, Jacobson. Interstate across Mississippi River, relating thereto. 467, highways.

BRUCELLOSIS-

Control and eradication thereof, relating thereto. 449, Lynes.

BUDGETS-

Local budget law, providing procedures under. 101, Hattery, et al.

Local budget law, relating to funds excepted therefrom. 419, board of
control.

BUILDING--

State code, to establish; to create council for. 22, Faul, et al.

BUILDING AND LOAN-

Shares, relating to provision in case of death of owner of. 35, Risk and Faul.

Associations, relating to loans, investments and powers of. 188, Risk and Faul.

BUSSES-

Passes, relating to issuance of. 175, Faul.

School, relating to stopping, driver, construction thereof. 435, schools and educational institutions.

CEMETERIES-

Funds, relating to investment of. 33, Risk and Faul.

Fund, perpetual maintenance, providing for. 148, West.

National, to authorize dedication of land owned by city of Keokuk to United States for enlarging thereof. 352, judiciary 2.

Fund in cities and towns, relating to permissible levy therefor. 404, Vittetoe. Associations, powers of, relating thereto; relating to sale of monuments. 425, Faul.

CHILD-PLACEMENT AGENCIES-

Records of, relating to disposition thereof when agencies cease to exist. 398, Van Eaton.

CHILDREN-

Paternity, relating to ordering blood test. 220, Augustine.

Neglect of, making neglect on part of parent unlawful; providing penalty therefor. 384, judiciary 1.

Property of minor children, relating to extending exemption thereof. 251, Jacobson.

Neglected, dependent and delinquent, relating thereto. 285, judiciary 1.

Support of, authorizing proceedings to compel, by persons legally responsible therefor. 305, interstate cooperation.

Placing of children in foster homes, providing appropriation therefor. 504, board of control.

CHIROPODY-

Name, to change from podiatry thereto. 306, Van Eaton and Parker.

CIGARETTES-

Sales, to prohibit below cost; to protect and stabilize collection of taxes thereon. 199, Van Eaton, et al.

CITIES AND TOWNS-

Fire department services, relating to funds for extension of outside limits.
7. Faul and Berg.

Floods, relating to protection from. 17, Faul, Watson of Pottawattamie and Mercer.

Information center for veterans, to authorize cities to appropriate money for. 36, Faul.

Personal property on certain lands in limits of, to provide for non-taxation. 63, Bateson, Zastrow and Walter.

Waterworks, management of, to exclude from duties of city manager. 64, Faul.

Glenwood, municipal waterworks of, to legalize issuance of bonds for. 69, Hultman.

Dock boards, relating to purchase of lands by. 112, Reilly.

Court of, relating to salaries of bailiffs and clerks of. 81, Faul.

Court of, relating to compensation of reporters of. 82, Faul.

Court of, relating to salaries of judges of. 83, Faul.

Art in, relating to funds for. 102, Faul.

Dykhouse.

Councilmen, limiting number of. 106, McCarville.

Trees, shrubbery, in cities under manager plan, to provide for care of. 107, Reilly.

Gasoline tax paid by bus companies, to provide for refund to cities. 108, Van Eaton.

Allerton, Iowa, to authorize construction of certain sewers for. 118, McMurry. Public improvement in, relating to financing and construction of. J. R. 2,

Public utilities, in special chartered cities. 146, Lord.

Indebtedness, relating to incurring of, 149, Knudson,

Sewers, joint use of, relating to extension of power of cities and towns to collect rentals thereon. 164, Faul.

Abandoned towns, relating thereto. 172, judiciary 1.

Insurance, to authorize councils to procure group insurance for city employees.

City hall, taxes for building or remodeling of, relating to powers of city thereof. 209, Van Eaton and Myrland.

Weeds, vines, brush, destruction thereof, to empower cities by ordinance to provide therefor. 228, Berg, et al.

Abstracts of title, relating thereto. 236, judiciary 2.

Water pollution, to enable cities and towns to cooperate in abatement of. 24, Faul, et al.

Street and sewer improvement in, to provide for. 242, cities and towns.

Sewers, relating to limitation of cost thereon assessable to abutting property. 243, cities and towns.

Mayor of, relating to powers and duties of. 244, cities and towns.

Street railway and interurban lines in certain cities. 250, Faul.

Councils, proceedings of, relating to bills seeking to legalize. 25%, Berg.

City solicitor of, to prohibit receiving certain fees. 264, Walter.

Street improvements and sewers, relating thereto. 265, Watson of Pottawattamie, et al.

Property abutting on street or alley, to establish method of determining damage from change in grade for highway purposes. 266, Watson of Pottawattamie, et al.

Bettendorf, Iowa, transfer of funds, to legalize city council to make. 267, Martin.

Mayor and councilmen in certain cities, relating to and providing for salaries of. 278, Skourup and Van Eaton.

Commercial zones around, to create; to treat as cities and towns with respect to certain exemptions. 287, motor vehicles.

Municipal court judges, relating to number thereof in certain cities, . 292, Skourup and Henningsen.

Municipal courts, relating to retirement systems for deputy bailiffs therein in certain cities. 322, Faul.

Offstreet parking facilities, relating to powers of cities and towns to levy taxes therefor. 337, Skourup.

Garbage, authorizing certain cities and towns to establish rules and fees for disposal thereof. 354, cities and towns.

Light and power plant, to legalize proceedings of Webster City therefor. 375, Bateson.

Waterworks, to legalize action of town of Winfield therefor. 374, Foster. Electrical transmission system, to legalize action of town of Milo therefor.

382, Van Patten.
Airport approaches, rights in air space therefor, relating to acquisition by municipalities thereof. 378, aeronautics.

Permanent registration, relating to time thereof. 386, election reform.

Plumbing, business permits therefor, relating to requiring thereof. 394 Mercer, et al.

Cemetery fund, relating to permissible levy therefor. 404, Vittetoe.

Primary elections in certain special charter cities, relating to time thereof. 406, Lord.

General powers and police powers of, relating thereto. 430, Faul.

Commission form of government, relating to levy for park purposes. 483, judiciary 2.

Memorial building of Bellevue, relating to issuance of bonds therefor. 485, judiciary 2.

Rock Rapids, electricity used thereby, relating to rates therefor. 475, judiciary 1.

Publication of notice by public officer, relating to failure therein. 336, printing.

CITY MANAGER-

Waterworks, supervision of, to exclude from duties. 64, Faul.

Trees, shrubbery, to provide for in certain cities. 107, Reilly.

Civil service for municipal employees under city manager plan, relating thereto; retirement systems for policemen and firemen under city manager plan, relating thereto. 261, Faul.

CIVIL SERVICE-

State employees, to establish system for. 66, Faul, Elthon and McCarville.

Municipal employees, relating to civil service for; relating to retirement systems for policemen and firemen under city manager system. 261, Faul.

Deputy bailiffs in municipal courts with civil service rights, relating to retirement systems therefor. 322, Faul.

Residence requirements, relating to waiving thereof in certain cases. 372, Faul.

CLAIMS-

Legislative advisory committee, to make appropriations thereto. 344, claims. Interim flood control committee, to make appropriations thereto. 345, claims. Committee to purchase a governor's home, relating to appropriations thereto. 490, claims.

Accidents on primary roads, collision with highway equipment, relating to settlement of damages to certain persons. 500, claims.

Claims against state of Iowa, relating to appropriations to certain persons. 510, claims; 511, claims.

Certain claims, relating to appropriation in payment thereof. 515, claims.

CLEAR LAKE-

Water pollution, survey by state conservation commission, relating to appropriation therefor. 479, appropriations.

CODE-

State building, to establish, to prescribe standards. 22, Faul, et al.

COMMERCE COMMISSION-

Election of commissioners, to provide for. 262, election reform.

Hearings by, in disagreements between railroads, highway commission, and cities. 436, Berg and Watson of Pottawattamie.

COMMISSIONS-

- Conservation, extending duties to include forestry, land and water use practices. 271, conservation.
- Governmental Reorganization Commission, relating to appointment thereof. 363, Prentis, et al.
- Conservation, members and employees of, relating to compensation thereof. 412, Bateson and Dykhouse.
- Conservation, to appropriate funds thereto for dredging Silver Lake near Lake Park, Dickinson county. 439, Dykhouse.
- Conservation commission, survey of water pollution of Clear Lake, relating to appropriation therefor. 479, appropriations.
- Cities under commission form of government, relating to taxes for park purposes therein. 483, judiciary 2.

COMPENSATION-

- State soil conservation committee, relating to membership, functions and compensation of members of. 14, Faul, Watson of Pottawattamie and Mercer.
- .Trustees of drainage or levee districts, relating to compensation for. 19, Faul, Watson of Pottawattamie and Mercer.
- Permanent partial disabilities in addition to temporary disabilities, benefits for, to provide for weekly payment for. 71, Bekman.
- Armed forces, to authorize service compensation for. 1, Faul, et al.
- Municipal court reporters, relating to compensation of. 82, Faul.
- Examining board of tax consultants, to provide appropriations for compensation and expenses of. 89, Walter.
- Clerk of Grand Jury, relating to compensation of. 111, Faul.
- Executors, administrators, guardians, trustees, receivers, attorneys, relating to affidavits of. 122, Watson of Pottawattamie and Faul.
- Public utilities trustees, relating to compensation of. 268, Berg.
- Assessors and auditors, relating to compensation thereof. 320, tax revision.
- Waterworks trustees, relating thereto. 366, Watson of Pottawattamie.
- County auditors, relating to compensation thereof. 393, McCarville. State conservation commission, members and employees of, relating to compensation thereof. 412, Bateson and Dykhouse.
- County supervisors, relating to compensation thereof. 414, McCarville, et al. General Assembly and lientenant governor, relating to compensation and mileage thereof. J. R. 10, compensation of public officers and em
 - ployees.
 Workmen's compensation, relating to method of making certain payments.
 512 social security.
- State employees, relating to approval of compensation thereof. 518, judiciary 2.

CONSERVATION-

- Water, relating to use of stock from state forest nursery for. 154, conservation.
- Fish and game, relating to; relating to licenses. 277, conservation.
- Commission, to appropriate to for purpose of repairing dams at Lake of Three Fires. Taylor county.
- Commission, members, and employees of, relating to compensation thereof, 412, Bateson and Dykhouse.
- County board of, to provide for creation thereof. 410, conservation.
- Commission, to appropriate funds for dredging Silver Lake. 489, Dykhouse. Commission, water pollution of Clear Lake, to make appropriation for sur-

vey thereof. 479, appropriations. CONSTITUTIONAL AMENDMENTS—

General Assembly, extraordinary session of, relating to convening on petition of members. J. R. 11, constitutional amendments.

CONTRACTS-

Termination of contracts for construction of public improvements because of national emergencies, to provide for. 478, public lands and buildings.

CONVEYANCES-

Entries of transfer, relating to time of. 270, Whitehead and Dykhouse.

CORPORATIONS-

Pecuniary profit, not for, to give perpetual duration. 55, Mercer.

Witwer Grocer Company, charter of, to legalize renewal of. 65, Byers.

Kellerton Mutual Central Telephone Company, corporation of, to legalize renewal of. 67. Prentis.

Shares of, to exempt from taxation. 78, Bekman, et al.

Capital stocks, to legalize certain issues of. 211, Benson and Faul.

Strand Baking Company, to legalize renewal of corporation. 217, Walter.

Assessment upon shares or stocks, relating to rate thereof. 252, Jacobson.

Articles of incorporation, relating to renewal thereof. 257, Berg.

Industrial Savings and Loan Associations, to authorize incorporation thereof. 323, Van Eaton, et al.

Low Moor Farmers' Mutual Telephone Company, to legalize renewal of corporation thereof. 324, Henningson.

Collis Company, renewal of corporation of, legalizing thereof. 369, Henningsen.

Willow Creek Telephone Company, to legalize renewal of corporation thereof. 452, Knudson.

Electrical energy, gas, water, telephone and telegraph companies, relating to rates and charges therefor. 454, Fishbaugh.

Stockholders entitled to vote, relating to furnishing list thereof. 469, judiciary 2.

Consolidation and merger of, relating thereto. 478, insurance.

Taxation of, relating to basis thereof. 494, way and means.

COSMETICS-

Adulterated, misbranded cosmetics, to prohibit movement in commerce of. 339, public health.

COSMETOLOGY-

Devices, electrical or mechanical, relating thereto. 397, Benson.

Operator of electric needle or other devices, relating to licensing thereof.

COUNTIES-

Information centers for veterans, to authorize board of supervisors to appropriate money for. 36, Faul.

Road bonds, to repeal certain sections. 46, Dykhouse, et al.

Crawford, hospital bonds, to legalize issuance of. 57, Myrland.

Scott, Aluminum Company of America, sale of land to, to authorize. 61, Martin.

Zoning commission, number of inhabitants, to amend. 62, Walter.

Butler, school district of Greene, to legalize bonds of. 79, Lynes.

Assessors, relating to appointment and term of. 85, Van Eaton, Van Patten and Watson of O'Brien.

Clerk of grand jury of, relating to compensation of. 111, Faul.

Greene, maintenance shed for highway equipment, to legalize action of supervisors to contract to erect. 121, Benson.

Assessor, tax levy to defray expense of officer thereof. 123, Faul.

Roads, state, to make it permissible for counties to work thereon. 153, con-

Board of education, candidates for, relating to nomination papers thereof.

208, judiciary 2.

Jefferson County hospital, to legalize issuance of bonds therefor. 263, Doud. Libraries, establishment and maintenance of, relating to contracts for. 273, Bekman, et al.

Recorder, relating to fees collected thereby. 301, West, Fishbaugh and McCarville.

Assessors, relating to appointment thereof; providing for manner of assessment; relating to compensation thereof. 320, tax revision.

Supervisors of Clinton County, to legalize action thereof for payment for combination corn crib and granary. 325, Henningsen.

Highway maintenance employees of, to grant privileges of vacation and sick leave therefor. 326, Vittetoe; 346, West.

State institution fund thereof, relating to. 327, board of control.

Patients in state institutions, relating to expenditure therefor. 328, board of conrol.

Allamakee and Clayton, gift to United States, to permit transfer of land for purpose of national monument. 341, conservation.

Board of social welfare, relating to clearance with state board of social welfare before petitioning for appointment of guardian for old age assistance recipient. 334, social security.

Supervisors, relating to powers and duties thereof; to forbid employees in certain counties from holding other office. 459, Bekman.

Officers and deputies, relating to bonds thereof. \$77, McCarville.

War veterans commissions, relating to creating thereof; relating to relief for veterans. 387, military affairs.

Auditors, relating to compensation thereof. 393, McCarville.

Conservation board, relating to creation thereof. 410, conservation.

Supervisors, relating to compensation thereof. 414, McCarville, et al.

Engineer, supervisors, sheriff, superintendent of schools, coroners, relating to mileage allowance therefor. 427, compensation of public officers. Document records, held by county officers, relating to destruction thereof.

447. Faul.

Attorney, relating to duties thereof. 460, Bekman.

Board of health, to provide for creation thereof. 464, public health.

Ringgold county, transfer from general fund to hospital fund, relating thereto. 489, judiclary 2.

Publication of notice by public officer, relating to failure therein. 336, printing.

Story county, proceedings of board of supervisors in levying taxes upon assessed value of taxable property, relating to legalizing thereof. 501, judiciary 2.

Cerro Gordo, Mason City school district, relating to issuance of bonds thereby. 524, judiciary 2.

COURTS-

Record, relating to witness fees and mileage in. 75, West and Van Eaton.

Municipal, bailiffs and clerks of, relating to salaries of. 81 Faul.

Municipal, reporters of, relating to compensation of. 82, Faul,

Municipal, judges of, relating to salaries of. 83, Faul.

Juvenile, probation officers in, relating to appointment, salaries and expenses of. 350, judiciary 1.

Clerk of grand jury, relating to compensation of. 111, Faul.

Justice of the peace, relating to removals under execution pending appeal in forcible entry and detainer actions commenced therein. 145, Jacobson.

District, relating to salaries of judges of. 281, judiciary 1.

Juvenile, relating to records thereof. 284, judiciary 1.

Municipal court judges, relating to number in certain cities. 292, Skourup and Henningsen.

District, clerk of, to permit destroying of laboratory results of premarital tests. 299, Martin.

Municipal, relating to retirement systems for deputy bailiffs. 322, Faul.

Judgments transcripted from municipal courts to district courts, relating to duration of liens thereof. 315. Faul.

Municipal, relating to salaries of clerks in certain cities. 431, Henningsen. Criminal judgments, relating to entry thereof. 445, governmental affairs.

Shorthand court reporters, fees, for transcription of official notes to be fixed by Supreme Court. 371, Watson of Pottawattamie and Faul.

CREDIT UNIONS-

Powers, relating to investing in savings and loan association. 34, Risk and Faul.

DAIRY AND FOOD-

Butterfat, in regard to tax thereon for month of June. 346, Augustine, et al. Food, adulteration of, relating to definitions and standards of. 358, agriculture.

DAMAGES-

Accidents on primary roads, relating to claims for damages therefrom. 500,

DEPARTMENT OF AGRICULTURE-

Aircraft and ground machinery units used commercially for spraying agricultural lands, relating to licensing thereof by department of agriculture. 474, agriculture.

DEPARTMENT OF HEALTH-

Water pollution, relating to prevention of. 13, Faul, Watson of Pottawattamie and Mercer.

Itinerant practitioners, relating to licensing of. 140, judiciary 1.

DEPARTMENT OF PUBLIC INSTRUCTION-

State Board of Public Instruction, relating to establishment thereof: providing for appointment of superintendent and staff members. 499, schools, et al.

Schools, supplemental aid, relating to appropriations therefor. 516, appropriations.

Schools, state aid for transportation, relating to appropriations therefor. 517, appropriations.

Schools, specified aid, relating to appropriations therefor. 520, appropriations.

DETECTIVES-

Licensing, relating to detectives and detective agencies. 282, judiclary 1.

DIVORCE...

Alimony, relating to judgments for payment of. 319, Bekman.

DOCK BOARDS-

Purchase of lands by, relating to. 112, Reilly.

DRAINAGE-

Districts, to provide for inclusion in for protection of land from soil erosion or floods. 12, Faul, Watson of Pottawattamie and Mercer.

District, relating to petition for establishment of. 18, Faul, Watson of Pottawattamie and Mercer.

Trustees of district, relating to management by; providing compensation for. 19, Faul, Watson of Pottawattamie and Mercer.

Rights of, relating to. 20, Faul, Watson of Pottawattamie and Mercer.

Districts, enabling to cooperate with federal agencies in flood control projects. 80, Van Eaton.

Publications, relating to fees for. 279, Mercer.

DRUGS-

Adulterated, misbranded drugs, to prohibit movement in commerce of. 339, public health.

DRUG STORES-

Licensing, inspection, regulation of, relating to. 120, Vittetoe.

Sale of commercial feeds or stock tonics, relating thereto. 364, Augustine, et al.

BLECTIONS-

Special candidate of, to require filing of expense statements of. 38, Bateson and McCarville.

Commerce commissioner, to provide for election of. 262, election reform. Care of trees, to provide for by election. 107, Reilly.

Legal age of voter, to lower from twenty-one to eighteen. J. R. 3, Faul.

Presidential preference vote, to provide for. 141, Doud, et al.

Primary, relating to change of party affiliation thereof. 192, Doud and McMurry; 200 miller, et al.

Primary, relating to time of voting and making canvass of returns thereof.

193, Doud and McMurry.

Nominations by non-party organizations, relating thereto. 373, Doud.

Registration permanent for, relating to time thereof. 386, election reform. Municipal primaries in certain special charter cities, relating to time thereof. 406, Lord.

ELECTRICIANS-

Practice of, to regulate; to provide penalties for violation of. 194, Walter.

ELECTRICITY-

Transmission lines, relating to condemnation of land for erection of substations. 254, Doud, et al.

Transmission lines, real estate served by, relating to interest of co-operative members for purposes of taxation thereof. 253, Skourup and Zastrow.

Transmission lines, franchise for construction of, relating to cancellation of unused portions of. 288, motor vehicles.

Electric light and power plant, to legalize proceedings by Webster City for extension and improvement thereof. 375, Bateson.

Electrical transmission system, to legalize proceedings by town of Milo therefor. 382, Van Patten.

Corporations, relating to rates and charges thereof. 454, Fishbaugh.

Rock Rapids, electricity used thereby, relating to rates therefor. 475, judiciary 1.

EMBALMING-

Licenses for practice of, relating to issuance of; adding two years of college education as requirement therefor. 259, Leo and Colburn.

EMERGENCY RELIEF-

Social welfare department, for emergency relief, to make appropriations therefor. 565, appropriations.

EMPLOYEES-

School, relating to sick leave therefor. 180, Bateson, et al.

School, relating to contracts thereof: to provide for preliminary hearings before notice of termination of contracts. 177, Martin, et al.

State, to establish civil service therefor. 66, Faul, Elthon and McCarville; 163, Nelson, et al.

Legislative, of General Assembly, relating to extension of tenure thereof.

1, Rankin, et al.

State highway commission employees, accidents caused by acts of, relating to claims of certain persons. 500, claims.

Public employees retirement, old age and survivors insurance, relating to contributions to and benefits under. 162, Lynes, et al.

Compensation of public employees, relating to approval thereof. 518, judiciary 2.

Mileage for state officers and employees, providing increase thereof. 234, Doud.

EMPLOYMENT SECURITY-

Account of employer, providing method for termination thereof. 229, social security.

ESTATES-

Spouse, relating to distributive share of. 124, McMurry and Jacobson.

EUGENICS-

Board of, providing for executive secretary to disseminate eugenics information. 451, Bekman, Bateson and Parker.

EXECUTIVE COUNCIL-

Office building committee, to function with. 26, Hart, Sharp and Mercer. "Capitol Extension Grounds," authorizing executive council in sale of certain land therefrom. 493, public lands and buildings.

EXECUTORS-

Compensation of, relating to. 178, judiciary 2.

EXEMPTIONS

Certain moneys, credits, to exempt from taxation. 78, Bekman, et al.

Military service, relating to. 91, Van Eaton and Dykhouse.

Real estate owned by educational institutions, to provide for procedure in claiming exemption of taxation for. 186, Faul.

Inheritance tax, providing for reciprocal exemption from upon passing of property to organizations of other states for charitable or religious purposes. 218, Maytag.

Taxes, relating to certain classes of property. 2\$9, Jacobson.

Property of deceased in hands of widow, relating to exemption thereof; extending exemption to deceased person's minor children. 251, Jacobson.

Moneys and credits, corporation shares or stocks, providing for exemption when listed and assessed. 252. Jacobson.

Sales tax, relating to exemptions on food, medicine, common clothing. \$57,
Augustine, et al.

Military service, relating to tax exemptions therefor; providing for clarification of manner of designating property. 461, tax revision.

American Red Cross, motor vehicles owned thereby, relating to exemption from certain fees. 506, motor vehicles.

FAIRS-

Local, relating to qualifying for state aid. 24, Faul.

FEDERAL GOVERNMENT-

Receipts from flood control projects, to provide for distribution and expenditures of. 21, Faul, Watson of Pottawattamie and Mercer.

Agencies of, flood control projects of, to enable levee and drainage districts to cooperate with. 80, Van Eaton.

Maternity and infancy aid, relating to. 185, judiciary 1.

President of United States, to provide for preference vote for. 141, Doud. et al.

Gift of certain lands in Allamakee and Clayton counties thereto, to permit for purpose of national monument. 341, conservation.

FEDERAL RENT CONTROL-

Political subdivisions of state of Iowa to effect decontrol provisions under federal rent control act, relating to authorization thereof. 492, judiciary 1.

FEES-

Jurors, relating to fees and mileage. 31, West.

Examining board of tax consultants, to fix fees for. 89, Walter.

Justice of peace and constable, relating to fees therefor. 137, judiciary 1.

Drainage publications, relating to fees therefor. 279, Mercer.

County recorder, relating to fees collected thereby. 801, West, Fishbaugh and McCarville.

Shorthand reporters, relating to fee for transcription of official notes. 371, Watson and Faul.

Aircraft, registration of, relating to fees therefor. \$80, aeronautics.

Applicator of economic poisons, relating to licensing by department of agriculture. 474, agriculture.

American Red Cross, relating to exemption of fees for motor vehicles owned thereby. 506, motor vehicles.

FIDUCIARIES-

investments and liens of, relating to release and discharge thereof. 125, Byers.

Funds, relating to investment thereof. 420, Faul.

FIRE DEPARTMENTS-

Extension of outside city limits, relating to use of funds for. 7, Faul and Berg.

Retirement systems, relating to. 97, Faul, et al.

Retirement systems, relating to. 98, Faul, et al.

Retirement systems for, relating thereto under city manager plan. 261, Faul.

FISH AND GAME-

Licenses, funds from, relating to retention of portion by county recorder.

105, Byers.

Pheasants, raised by game breeders, to permit sale of to markets. 144, McMurry.

Fishing, relating to commercial fishing in Mississippi River. 216, Conservation.

Licenses, relating thereto. 277, conservation.

Hunting from aircraft, relating to permits therefor. 280, Whitehead, et al. Mussels, relating to taking thereof. 343, Lord.

FLOOD CONTROL-

Iowa Water Control and Resources Council, providing for membership and personnel of. 11, Faul, Watson of Pottawattamie and Mercer.

School districts affected by, relating to reorganization of. 15, Faul, Watson of Pottawattamie and Mercer.

Cities, to provide protection of. 17, Faul, Watson of Pottawattamie and Mercer.

Federal receipts from projects, to provide for distribution and expenditure of share of. 21, Faul, Watson of Pottawattamie and Mercer.

Districts, to provide for establishment of for purpose of flood control. 12, Faul, Watson of Pottawattamie and Mercer.

Projects of federal government, enabling levee and drainage districts to cooperate in. 80 Van Eaton.

Interim flood control committee, to make appropriations thereto. 345, claims.

FORESTRY-

State conservation commission, to extend duties to include forestry. 271, conservation.

FUEL-

Motor vehicle, to require pump to show octane rating. 29, West.

GARBAGE-

Disposal of, relating to levy therefor. 291, cities and towns.

Disposal of, to authorize certain cities and towns to establish rules and fees therefor. 354, cities and towns.

GAS-

Corporations, relating to rates and charges thereof. 454, Fishbaugh.

GASOLINE-

Pumps, relating to licensing thereof; providing for qualifications of operators thereof. 362, Skourup.

GENERAL ASSEMBLY-

Printing for Fifty-third General Assembly, relating to appropriations therefor. 476, appropriations.

Compensation and mileage of members of and lieutenant governor, relating thereto. J. R. 10, compensation of public officers and employees.

Appointment of certain public officials by Governor during Fifty-third General Assembly, relating to legalizing thereof. 508, judiciary 2.

GENERAL CONTINGENT FUND-

Creation of general contingent fund for ensuing biennium, relating thereto.
519, appropriations.

GLENWOOD STATE SCHOOL-

Purchase of certain farm land adjoining Glenwood State School, to authorize; to provide for appropriation therefor. 482, board of control.

GOVERNMENTAL REORGANIZATION COMMISSION-

Agencies, boards, commissions, departments of state government, relating to reorganization thereof; providing for appointment of commission therefor. 363. Prentis, et al.

GOVERNOR OF IOWA-

Succession to office to, relating to. J. R. 2, Faul and Berg.

Official residence of, to authorize custodian of public buildings to provide and pay for public utilities service and other expenses. 191, appropriations.

Patent to Thomas V. Ogden, relating to authorization of governor to issue thereto. 310, Lynes.

Committee for purchase of home for governor, relating to appropriation therefor. 490, claims.

Appointment of certain public officials by, relating to legalizing thereof. 508, judiciary 2.

GUARDIANSHIPS--

Guardians, relating to compensation affidavits of. 122, Watson of Pottawattamie and Faul.

HIGHWAYS-

Classification, jurisdiction, control, establishment, alteration and vacation of, relating to. 40, Dykhouse, et al.

Secondary roads, relating to duties of supervisors. 41, Dykhouse, et al. Farm to market, relating to approval of, funds for. 42, Dykhouse, et al.

Secondary, farm to market, primary, relating to construction of. 43, Dykhouse, et al.

Secondary, relating to assessment districts of. 44, Dykhouse, et al.

Secondary, assessment districts of, to authorize assessment on benefited property to pay cost of. 45, Dykhouse, et al.

Primary road bonds, to repeal certain sections. 46, Dykhouse, et al.

Primary and secondary road bonds, to provide for issuance of. 47, Dykhouse, et al.

Primary, relating to improvement of. 48, Dykhouse, et al.

Safety patrol, relating to members of. 51, Dykhouse, et al.

Secondary roads, relating to construction program of. 104, Humbert, et al. Blue Star Highway, to provide for designation of section of Highway No. 75 as part of. J. R. 4, Van Eaton and Dykhouse.

Change in grade of street, viaducts, overhead crossings, or underpasses, facilitating highway travel, to establish method of determining damage to property. 266, Watson of Pottawattamie, et al.

Maintenance employees, to grant privileges of vacation and sick leave thereto. 326, Vittetoe; 346, West.

Hearings by commerce commission, relating to disagreements with railroads. 436, Berg and Watson of Pottawattamie.

Railroad crossings therewith, relating to. 437, Berg and Watson of Pottawattamie.

HOG CHOLERA SERUM-

Commercial feeds or stock tonics, relating to sale thereof. 364, Augustine, et al.

HORSE RACING-

Establishment and maintenance of, to provide therefor; to establish board for administration of; to regulate practices thereof. 255, Humbert.

HOSPITALS-

Bonds, sale and delivery by West Union, to legalise and provide for issuance of. 56, Jacobson.

Bonds, issued by Crawford County, to legalize. 57, Myrland.

Public, relating to cost of care of tuberculous persons therein. 157, Bekman, et al.; 176, Bekman, et al.

Services, to increase allowances for. 171, Jacobson, et al.

Bonds, sale by Jefferson county, to legalize and provide for issuance thereof. 263, Doud.

Ringgold county, transfer from general fund to hospital fund, relating thereto. 489, judiciary 2.

HOUSING.

Certificate of compliance with state housing law, relating to collection of rent. 317, Bekman.

IDENTIFICATION, FINGERPRINTS, FOOTPRINTS-

Criminal, relating to bureau of. 295, motor vehicles.

INAUGURAL CEREMONIES-

Expense of, to make appropriation for. 116, appropriations.

INCOME TAX-

Credit, to provide for by reason of property tax. 10, Zastrow, et al.

Joint return, to provide for by husband and wife. 210, Watson of Pottawattamie.

Personal, to provide for credit thereon. 426, judiciary 2.

Returns and refunds thereon, relating to auditing thereof. 509, judiciary 1.

INDEPENDENCE STATE HOSPITAL-

Certain land used thereby, to authorize exchange for certain farm land adjoining. 481, board of control.

INDUSTRIAL COMMISSIONER-

Fees of attorney paid by employer, relating to approval of industrial commissioner, 313, Bekman, et al.

Reviews and appeals, relating thereto. 391, social security.

Workmen's compensation, relating to method of making certain payments.
512, social security.

INDUSTRIAL SAVINGS AND LOAN ASSOCIATIONS-

Incorporation of, to authorize. 323, Van Eaton, et al.

INSANITY-

Insane persons, relating to transfer thereof from state hospitals to county or private institutions. 348, Knudson.

INSTITUTIONS-

Operating under board of control, relating to business managers thereof. 238, judiciary 2.

Operating under board of control, relating to dormitories, dining rooms, etc., thereof. 488, Berg, Hattery and Mercer.

Board of education, relating to appropriations for institutions thereunder. 523, appropriations.

Transfer of inmates from institutions to state hospital for insane, relating to authority of board of control. 505, board of control.

Board of control of, relating to appointment of members thereof. 507, judiciary 2.

Board of education, relating to appropriations for support of state institutions. 514, appropriations.

Institutional state roads, relating to appropriation therefor. 471, appropriations.

INSURANCE-

Agents, life, relating to qualifying, licensing, and supervision. 23, Bekman, et al.

Policies, relating to proceeds of and manner of taxation thereof. 32, Lynes. Cancellation of policies, relating to tables of short rates for. 94, Faul. Farmers Mutual Fire and Lightning Insurance Association, to legalize renewal of corporation of.

Risks of, relating to limitations thereon. 184, judiciary 1.

Fire, relating to contracts thereof. 138, judiciary 1.

Risks, relating to combination and limitation thereof. 139, judiciary 1.

Agents, relating to licensing thereof. 150, insurance.

Companies relating to examination thereof. 151, Insurance.

Property of companies, relating to assessment of. 152, insurance.

Old age and survivors' insurance, relating to certain public employees;
regulating contributions to and payments of benefits thereunder.
162. Lynes, et al.

Examiners and assistants, relating to per diem compensation thereof. 196, insurance.

Policies, relating to notice of premium due in connection with forfeiture of.
190, insurance.

Taxes, relating to gross premium taxes to be paid by insurance companies. 205, Lynes, et al.

Group, to extend coverage to include students, teachers, administrators and officials of an association. 212. insurance.

Agents, other than life, relating to licensing and supervision thereof. 219.

Bekman, et al.

Insurance, other than life, relating thereto. 224, Foster.

Group, amending law to extend coverage to include lawyers' association.

240, insurance.

Uniform rates, fire, lightning, tornado or windstorm premiums, relating thereto. 293, Prentis.

Unfair methods of competition, relating thereto in business of insurance.

340. insurance.

Deposits of companies with insurance commissioner, relating thereto. \$59 insurance.

Insurers not authorized to transact business in Iowa, relating thereto; providing for action in state against same; prescribing how defense may be made by same; providing for attorneys' fees in actions against same. 360, insurance.

Domestic insurance companies, relating to organization thereof; prohibiting conduct of unauthorized insurance business. 411, Bekman.

Investments of companies other than life, relating thereto. 423, Faul; 443 insurance.

Life, relating to investment of funds thereof. 424, Faul; 444, insurance.

Reserves, unearned premium, relating to amounts thereof to be maintained by insurance companies. 407, insurance.

Old age and survivors' delinquent taxes and interest, relating to payment thereof. 513, insurance.

INTERIM FLOOD CONTROL COMMITTEE-

Members of, to make appropriations thereto. 345, claims.

INTOXICANTS-

Aircraft, relating to operation of while under influence of intoxicating liquors or habit-forming drugs. 156, Bateson and Maytag.

Motor vehicle, relating to operation of while under influence of intoxicants.

286, motor vehicle.

IOWA JUVENILE HOME-

Appropriations thereto, relating to. 504, board of control.

IOWA SOLDIERS' HOME-

- Support of disabled soldiers and sallors, to credit payments thereto. 331, military affairs.
- Replacement of obsolete buildings, to appropriate money therefor. 463, military affairs.

IOWA SOLDIERS' ORPHANS HOME-

Appropriations thereto, relating to. 504, board of control.

IOWA STATE COLLEGE...

Sewage system thereof, to authorize state board of education to cooperate with city of Ames in operation thereof. J. R. 7, appropriations.

IOWA STATE FAIR BOARD-

Secretary of, relating to salary of; treasurer of, relating to salary of. 170, Tudor, et al.

IOWA WATER CONTROL AND RESOURCES COUNCIL-

Creation of; provision for membership and personnel. 11, Faul, Watson of Pottawattamie and Mercer.

JUDGES---

- Of municipal court, relating to salaries of. 83, Faul.
- Of district court, relating to salaries thereof. 281, judiciary 1.
- Of municipal court, relating to number thereof in certain cites. 292, Skourup and Henningsen.

JUDGMENTS-

Criminal, relating to outry thereof. 445, governmental affairs.

JUDICIAL DISTRICTS-

Investigation of number of judicial districts, size, requirements of judicial personnel, creating special committee therefor. J. R. 8, Doud; J. R. 9, judiciary 1.

JURORS-

Fees, relating to amount allowed. 31. West.

JUSTICES OF THE PEACE-

Fees, relating thereto. 137, judiciary 1.

Courts, forcible entry and detainer actions commenced in, relating to removal under execution, 145, Jacobson.

KINDERGARTEN ...

Admission to public school in first grade and year preceding first grade, relating to age thereof. 146, Bekman, Bateson and Zastrow.

LABOR-

Membership in unions, relating thereto. 302, Augustine, et al.

Boycotts and strikes, relating thereto. 303, Augustine, et al; 367, Watson of Pottawattamie.

Disputes, arbitration, relating thereto; relating to duties of labor commissioner, 355, McCarville, et al.

LAW OF THE ROAD-

Speed, relating to night: to authorize highway commission to establish zones. 52, Dykhouse, et al.

Law of road, relating to; relating to registration of motor vehicles. 353, motor vehicles.

LEGALIZING ACTS-

Bennett Company, renewal of corporation of, to legalize. 37, Skourup. Peoples' Gas and Electric Company, to legalize corporation of. 39, Knudson.

West Union, municipal hospital bonds, to provide for issuance of. 56, Jacobson; H. F. 21, Davis. * Crawford County, Public Hospital bonds, to authorize issuance of. 57, Myr-land; H. F. 22, Weiss.

Witwer Grocer Company, to legalize renewal of corporation of. 65, Byers. City of Glenwood, waterworks of, to legalize issuance of bonds for. 69, Hultman.

Greene, school district of, bonds of, to legalize issuance of. 79, Lynes.

Acts of local nature, relating to legalizing. 90, Whitehead.

Ames Independent School District, to legalize proceedings of. 115.

Liens made by fiduciaries, to legalize releases of. 125, Byers.

Iowa corporations, to legalize certain issues of capital stocks thereof. 211, Benson and Faul.

Strand Baking Company, to legalize renewal of corporation. 217, Walter.

Boards of supervisors, boards of school directors, city and town councils, relating to bills which seek to legalize proceedings thereof. 258, Berg.

Jefferson county, bonds for county hospital, to legalize issuance thereof. 263, Doud.

Bettendorf, transfer of funds to legalize city council to make. 267, Martin. Low Moor Farmers' Mutual Telephone Company, to legalize renewal of corporation thereof. 324, Henningsen.

Clinton county, board of supervisors thereof, to legalize action for payment for erection of combination corn crib and granary. 325, Henningsen.

Collis Company, renewal of corporation of legalizing thereof. 369, Henningsen.

Town of Winfield, Henry county, to legalize proceedings for extension of city waterworks. 374, Foster.

Webster City, to legalize proceedings for extension of municipal electric light and power plant. 375, Bateson.

Town of Milo, to legalize proceedings for issuance of bonds for cost of electrical transmission system. 382, Van Patten.

School district of Toledo, to legalize proceedings of board of directors in transferring certain territory. 405, Leo.

Willow Creek Telephone Company, to legalize renewal of corporation thereof. 452, Knudson.

Believue School District, to legalize proceedings of directors thereof. 456, Tudor.

Van Meter Consolidated School, to legalize proceedings of board of education thereof in purchase of real estate. 472, judiciary 2.

Keokuk, airport bonds, legalizing issuance thereof. 484, judiciary 2.

Bellevue, memorial building bonds, legalizing issuance thereof. 486, judiciary 2.

Winthrop, Consolidated School District of, legalizing issuance of school bonds thereby. 486, judiciary 2.

Farmers' Mutual Telephone Company of Clinton, relating to transfer of assets to Grand Mound Cooperative Telephone Company. 487, cities and towns.

Rock Rapids, rates charged for electricity thereby, relating to legalizing thereof. 475, judiciary 1.

Low Moor School District, relating to issuance of school building bonds thereby. 498, cities and towns.

Story county, legalising proceedings of board of supervisors in levying taxes on assessed value of taxable property. 501, judiciary 2.

Appointments of certain officials by Governor, confirmed by Senate, legalizing thereof. 508, judiciary 2.

Board of control, legalizing appointments thereto. J. R. 11, judiciary 2.

Mason City school district, legalizing issuance of bonds thereby. 524, judiciary 2.

LEGISLATIVE ADVISORY COMMITTEE-

Members of, to make appropriations thereto for services rendered. 344, claims.

LEVEE-

Districts, relating to establishment of, 18, Faul, Watson of Pottawattamie and Mercer.

Trustees of districts, relating to management by; providing compensation for. 19, Faul, Watson of Pottawattamie and Mercer.

Districts, enabling to cooperate with federal agencies in flood control projects. 80, Van Eaton.

LIBRARIES-

Public, tax levy for, relating to increase of. 100, Bekman, Hattery. State engineering and architectural, relating to establishment of. 126, Mercer, et al.

County, establishment and maintenance of, relating to contracts therefor. 273, Bekman, et al.

LICENSES-

Life insurance agents, relating to licensing of. 23, Bekman, et al.

Pharmacies, requiring licensing of. 120, Vittetoe.

Tax consultants, to require licenses of. 89, Walter.

Of nurses, relating to qualification of examiners of. 103, Bekman, et al.

Fish and game, retention of portion of fund by county recorder, relating to. 105. Byers.

Engineers and firemen of stationary and portable steam boilers, to provide for regulation and licensing of. 110, Van Eaton, et al.

Itinerant practitioners, relating to licenses therefor. 140, judiciary 1. Insurance agents, relating to term of. 150 insurance.

Real estate brokers and salesmen, relating to qualifications and licensing of. 165, Bekman and Dykhouse.

Boats used for hire, providing for licensing of. 168, Walter.

Drivers, relating to time of expiration of. 174, judiciary 2.

Business, trade, vocation, commercial enterprise or undertaking, relating to licenses for carrying on thereof; providing for revocation by reason of possession of gambling devices. 213, Lynes.

Embalming, relating to issuance of licenses for; adding two years of college as requirement for licensing. 259, Leo and Colburn.

Fish and game, relating thereto. 277, conservation.

Detectives, relating to licensing and regulation of. 282, judiciary 1.

Fish and game, relating to licenses for residents of neighboring states. Gasoline pumps, relating to licensing thereof; providing for qualifications of operators thereof. 862, Skourup.

Auctioneers, nonresident, relating thereto; relating to auctioneers within state. 457, McCarville.

Plumbers, relating to licensing thereof; relating to rules covering waterworks or sewerage systems; to permit cities and towns to require business permits. 394, Mercer, et al.

Sewerage plants, to provide for licensing of superintendents or operators thereof. 434, McCarville.

Licensing of applicator of economic poisons on lands and buildings by department of agriculture. 474, agriculture.

LIENS-

Old age assistance, relating to extent of. 6, Faul and Berg.

Judgments for payment of alimony or child support, to make liens on real estate. 319, Bekman.

Mechanic's liens, relating to. 318, Bekman.

Judgments transcripted from municipal courts to district courts, relating to duration of liens of. 315, Faul.

Executions on real estate, to provide limitations on lien of levy for. 314, Faul.

Personal taxes, relating to lien of. 316, Faul.

Garbage disposal, relating to lien upon real estate for unpaid fees therefor. 854, cities and towns.

LIEUTENANT GOVERNOR-

Compensation and mileage of, relating thereto. J. R. 16, compensation of public officers and employees.

LIQUOR CONTROL-

- Beer and mait liquors, to extend illegality to certain territory; to provide for petitions and elections to determine territory. 385, election reform.
- Military service tax credit fund, relating thereto; to allocate thereto 5 per cent of liquor store sales. 237, judiciary 2.

LOANS-

Loan agencies, relating to taxation thereof. 494, ways and means.

LOCAL OPTION-

County local option on beer. 885, election reform.

MARRIAGE-

Certificate of consent to, to permit divorced parent to execute. 300, Martin. 304, Leo.

MAYORS-

Powers and duties, relating thereto; providing for appointment of mayor pro tempore. 244, cities and towns.

Salaries, relating to and providing for. 278, Skourup and Van Eaton.

MEMORIALS-

Memorial halls, relating thereto. 294, Reilly. 330, military affairs.

Memorial building, relating to issuance of bonds therefor by town council of Bellevue. 485, judiciary 2.

Memorial halls and monuments for soldiers, sailors and marines, relating to issuing of bonds therefor. 503, military affairs.

MILITARY AFFAIRS-

Armed forces, to authorize service compensation for. 1, Fall, et al., Hicklin, et al.

Military service tax credits, making appropriation for. 2, Faul and Berg.

Taxes of service personnel, relating to interest and penalty thereon. 3,

Faul and Berg.

Tax credit, relating to mill limitation of. 30, West.

Military service exemptions, relating to. 91, Van Eaton and Dykhouse.

Veterans, relative to grave markers for. 96, Henningsen.

Veterans, relating to memorial halls and monuments for. 294, Reiliy; 336, military affairs.

Tax credit fund, relating to allocation of 5 per cent of state liquor store sales thereto. 237, judiciary 2.

Relief for soldiers, sailors or marines, relating thereto. 329, military affairs.

County war veterans commissions, relating thereto; relating to relief for veterans. 387, military affairs.

Tax exemption for military service, relating thereto; providing for clarification of manner of designating property. 461, tax revision.

Soldiers preference law, relating to amending chapter 70 thereof. 462, military affairs.

Iowa Soldiers Home, to authorize state board of control to construct barracks or dormitory to replace obsolete buildings; to appropriate money therefor. 463, military affairs.

Booklet entitled "History of the Thirty-fourth Infantry Division in World War II," relating to purchase and distribution thereof. 496, military affairs.

Memorial halls and monuments for veterans, relating to issuance of bonds therefor. 503, military affairs.

MINES AND MINING-

Sand and clay mines, relating to extending of mining laws to include. 109, Whitehead and Bekman.

Coal mines, surveying of, relating to expenses of. 113, Whitehead and Bekman.

Inspectors of, relating to mental and other expenses of. 114, Whitehead and Bekman.

Coal mines and mining, relating to. 158, Bekman and Whitehead.

Coal mines and mining. 159, Bekman and Whitehead.

Coal, open-cut or strip mines, providing for tonnage tax therefor. 440, Fish-baugh and West.

MINORS-

Marriage, certificate of consent to, to permit divorced parent to execute. 300, Martin.

MONEYS AND CREDITS-

Taxation of, to exempt from. 78, Bekman, et al. Assessment upon, relating to rate thereof. 252, Jacobson.

MOTOR BOATS-

Navigation regulations, relating thereto. 453, Walter.

MOTOR VEHICLES-

Fuel, to require pump to show octane rating. 29, West.

Sale, funds derived from, to transfer from general fund to primary road fund. 50, Dykhouse, et al.

Speed, relating to night; to authorize highway commission to establish zones. 52, Dykhouse, et al.

Safety lanes for, to provide for; relating to right of inspection. 53, Dykhouse, et al.

Permits, relating to non-resident owners. 76, Faul.

Maximum length of, relating to. 77, Faul.

Operator of, relating to intoxication of, 286, motor vehicles.

Carriers, taxation of. 49, Dykhouse, et al.

Gasoline tax, paid by bus companies, to provide for refund of to cities.

108, Van Eaton.

Definition of word "person," relating to. 132, Bateson and McCarville.

Anti-freeze, sale of to provide for inspection by department of agriculture, 147. Whitehead, et al.

Dealers of, relating to. 179, motor vehicles; 180, motor vehicles.

Motor vehicles, law of road, relating to. 182, motor vehicles.

Motor carriers, relating to application for certificate thereof. 188, motor vehicles.

Registration, relating to application for. 184, motor vehicles:

Owners and operators of, financial responsibility and security of, relating to give proof thereof. 231, motor vehicles.

Motor carrier certificate, relating to granting of application for. 289, motor vehicles, et al.

Truck operators, relating to expenditure of funds. 290, motor vehicles, et al. Truck operator permit, relating to reinstatement thereof. 432, motor vehicles. Registration of and drivers' permits, relating thereto; relating to law of road. 353, motor vehicles.

Ownership thereof, certificates of title therefor, relating thereto. 356, motor vehicles.

Purchase of by state car dispatcher, relating thereto. 861, governmental affairs.

School buses, relating to stopping, drivers, construction thereof. 435, schools and educational institutions.

Carriers, relating to taxation thereof. 381, Faul.

Operation of while intoxicated, relating to punishment of fourth and subsequent offense thereof. 415, Roberts.

Registration of, relating thereto; relating to farm tractor. 416, Humbert. Permit, truck operator, relating to application therefor. 433, motor vehicles.

- Size and weight, relating to maximum limitations thereon. 443, motor vehicles.
- Expense of weighing relating to limitations or expense therefor by state highway commission. 458, highways.
- American Red Cross, vehicles owned by, relating to exemption from certain fees therefor. 506, motor vehicles.

MUNICIPALITIES...

Hospital bonds, to legalize issuance of by West Union. 56, Jacobson.

Waterworks, bonds for, issued by City of Glenwood, to legalise. 69, Hultman.

Court, bailiffs and clerks of, relating to salaries of. 81, Faul.

Court, reporters of, relating to compensation of. 82, Faul.

Court, judges of, relating to salaries of. 83, Faul.

Councilmen, limiting number of. 106, McCarville.

Gasoline tax paid by bus companies, to provide for refund to cities. 108, Van Eaton.

Public improvements in, relating to financing and construction of. J. R. 2, Dykhouse.

Sewers, relating to joint use of; to provide for extension of powers of municipalities to collect sewer rentals. 164, Faul.

Employees thereof, relating to civil service therefor; policemen and firemen, relating to retirement system for under city manager plan, 261, Fau).

Court judges, relating to number thereof in certain cities. 292. Skeurup and Henningsen.

Iowa league of, to increase amounts of dues therefor. 332, cities and towns. Waterworks of town of Winfield, to legalize proceedings for construction thereof. 374, Foster.

Webster City, electric light and power plant, to legalize action for extension thereof. 375, Bateson.

Airport approaches, relating to acquisition by municipalities. 378, aeronautics.

Registration, permanent, relating thereto. 386, election reform.

Bands, relating thereto; relating to continuance of musical education for public school students. 403, Berg and Faul.

Primary elections in certain special charter cities, relating to time thereof. 406, Lord.

Courts of, clerks of, relating to salaries thereof in certain cities. 481. Henningsen.

NARCOTICS-

Habit forming drugs, relating to operation of aircraft while under influence of. 156, Bateson and Maytag.

NATIONAL EMERGENCIES-

Termination of contracts for public improvements because of national emergencies, to provide therefor. 478, public lands and buildings,

NATIONAL GUARD-

Adjutant general, relating to power thereof to purchase blanket bond for certain officers. 480, military affairs.

Members and employees, liability in operation of motor vehicles, relating to blanket bond therefor. 495, military affairs.

NATIONAL MONUMENT-

Gift of land therefor, to provide for conveying thereof by Allamakee and Clayton counties to United States. 341, conservation.

NAVIGATION-

Regulation, relating thereto. 453, Walter.

NEBRASKA-

Removal of snow therein, relating to appropriation for cost thereof. 47: appropriations.

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William Contract

NOMINATIONS-

By non-party organizations, relating thereto. 373, Doud.

NOTARIES PUBLIC-

Adjoining counties, relating to powers in. 204, Faul.

NURSES-

Licensing of, fee required for; relating to qualification of practical nurses. 103, Bekman, et al.

Nursing services, to change maximum amount to be expended for hospital expenses, medicine, etc. 171, Jacobson.

OLD AGE ASSISTANCE-

Liens, to the extent only of funds furnished by state. 6, Faul and Berg. Appropriation made by Fifty-second General Assembly, relating to unincumbered balance thereof. 275, appropriations.

Eligibility for, relating to citizenship of United States as requirement therefor; to eliminate proof of payment of head taxes as requirement.

338, social security.

Eligibility for, relating to definition of income for determination thereof.

335, social security.

Guardian of old age assistance recipient, relating to appointment thereof. 334, social security.

OLD AGE AND SURVIVORS' INSURANCE-

Public employees, relating to contributions to and benefits under old age and survivors' insurance. 162, Lynes, et al.

Delinquent old age and survivors' taxes and interest, relating to payment thereof. 513, insurance.

OPTOMETRY-

Practice of, appointment of board of examiners, relating to; to provide for penalties. 283, Bekman, et al.

PARKS-

Cities under commission form of government, relating to taxes thereby for park purposes. 483, judiclary 2.

Veterans' memorial park of town of Bellevue, relating to transfer of funds therefor. 485, judiciary 2.

PARKING METERS-

Revenues from, relating to collection of funds. 9, Faul and Skourup.

PAROLES-

Relating to. 207, judiciary 2.

PASSENGER RATES-

Limitation of, relating thereto. 232, motor vehicles.

PROPLES' GAS AND ELECTRIC COMPANY.

Corporation of, relating to legalizing. 39, Knudson.

PERMITS-

Motor vehicles, relating to non-resident owners. 76, Faul.

Beer, relating to issuance thereof. 298, Miller, et al.

Beer, relating to issuance and revocation thereof; relating to issuance to owner of federal retail liquor dealers' special tax stamp. 408, Fishbaugh, et al.

Truck operator, relating to reinstatement thereof. 432, motor vehicles.

Truck operator, relating to application thereof. 433, motor vehicles.

PERSONNEL-

State board, to create; to define power of. 59, Henningsen and Watson of Pottawattamie.

Public health, relating to employment thereof. 441, Van Eaton.

Judicial districts, requirements of judicial personnel, creating special committee for investigation thereof. J. R. 8, Doud; J. R. 9, judiciary 1,

PHARMACIES-

Licensing, inspection, regulation of, relating to. 120, Vittetoe.

Pharmacy, practice of, relating thereto; relating to sale of commercial feeds or stock tonics. 364, Augustine, et al.

PHOTOGRAPHERS-

News, pertaining to assault thereon. 450, Whitehead.

PLUMBING-

Licensing and inspection of, relating thereto; relating to waterworks or sewerage systems; to permit cities and towns to require business permits. 394, Mercer, et al.

PODIATRY-

Practice of, relating thereto; to change name to chiropody. 306, Van Eaton and Parker.

POLICE DEPARTMENTS-

Retirement systems, relating to. 97, Faul, et al.

Retirement systems, relating to. 98, Faul, et al.

Retirement systems for, under city manager plan, relating thereto. 261, Faul.

Mileage or travel expense for, relating to investigations outside city limits.
480. Faul.

POLLUTION OF WATER-

Prevention by department of health, relating to. 13, Faul, Watson of Pottawattamie and Mercer.

State waters, discharge of sewage into, relating to permission of state department of health and state conservation committee. 409, conservation.

PRACTICAL NURSES-

Licensing of, qualifications of. 103, Bekman, et al.

PRIMARY ELECTIONS-

Presidential preference vote, to provide for. 141, Doud, et al.

Party affiliation, relating to change thereof. 192, Doud and McMurry; 200, Miller, et al.

Time of voting, relating thereto; making canvass of returns thereof. 193.

Doud and McMurry.

Municipal primaries in certain special charter cities, relating to time thereof. 406. Lord.

PRINTING-

Fifty-third General Assembly, relating to appropriation for cost of printing therefor. 476, appropriations.

Publication of notice by public officer, relating to failure therein. 336, printing.

PROBATION OFFICERS—

Juvenile court, relating to appointment, salaries, expenses of. 350, judiciary 1.

PROCEEDINGS-

Reports of proceedings by public officer, relating to failure to make publication thereof. 336, printing.

PROPERTY-

Subject to military tax service, reimbursement to local tax districts for tax levied upon. 2, Faul and Berg.

Persons serving in armed forces, to provide for remission of interest and penalty upon certain taxes. 3, Faul and Berg.

Real and personal tax, providing for sending of statements for. 4, Faul and Berg.

Income tax, to provide credit by reason of tax on. 10, Zastrow.

Benefited water districts, relating to assessments of. 27, Faul.

Secondary road, relating to special assessments for cost of. 45, Dykhouse, et al.

Personal, lots of certain size not taxable for city and town purposes, 63, Bateson, Zastrow and Walter.

Omitted, relating to assessing and listing of, by assessor. 117, Faul.

Insurance companies, relating to assessment of property owned by. 152, insurance.

School district, relating to sale or lease of property belonging to. 187, Lynes. Deductions, relating to deductions from actual value required to have listed or assessed; to provide for deduction of debts. 201, Jacobson.

Inheritance tax, exemptions from for organizations in other states organized for charitable or religious purposes. 218, Maytag.

Taxes of certain classes of, relating to exemption from. 239, Jacobson.

Street and sewer improvements, to provide for levy of special assessments against benefitted property. 242, cities and towns.

Cost assessable to abutting property, relating to limitation thereon. 243, cities and towns.

Supplemental returns and listings of, subject to taxation, to provide for by owners. 245, Knudson.

Of deceased person in hands of widow, relating to exemption thereof. 251, Jacobson.

Damage to by change in highway, to establish method of determining. 266, Watson of Pottawattamie, et al.

Illinois occupation tax, to include as tax credit on property brought into state. 297, tax revision.

Assessment of real and personal, relating to manner thereof. 320, tax revision.

Permissible levy of taxes, to reduce by same percentage as increase in taxable value of property. 321, Augustine, et al.

Public, relating to private use thereof. 418, McCarville.

Military service, tax exemption, providing for clarification of manner of designating property therefor. 461, tax revision.

Story county, taxes levied upon assessed value of taxable property, relating to legalizing of action of board of supervisors thereof. 501, judiciary 2.

PUBLICATION-

Public officer, relating to failure to make proper publication of any notice.

' 336, printing.

PUBLIC EMPLOYEES' RETIREMENT SYSTEM—

Old age and survivors' insurance, relating to contributions to and benefits under. 162, Lynes, et al.

Public safety peace officers' retirement, relating to appropriation therefor. 93, Hattery, et al.

Bailiffs, deputy, relating to retirement systems therefor in certain cities. 322, Faul.

Fire and police departments, relating to retirement systems therefor. 98, Faul, et al.

Fire and police department, under city manager plan, relating to retirement system therefor. 261, Faul.

Public safety peace officers' retirement system, relating to appropriation therefor. 521, appropriations.

PUBLIC HEALTH-

Nurses, examiners of, relating to qualification of; licensing of persons to practice nursing. 103, Bekman, et al.

Diseases, relating to contagious and infectious. 196, Parker.

Taxes for public health fund, relating thereto. 383, Berg and Faul.

Personnel, relating to employment thereof. 441, Van Eaton.

- Study of public health laws, creating a special committee therefor. J. R. 6, public health.
- County, district of multi-county boards of health, to provide for creation thereof. 464, public health.

PUBLIC IMPROVEMENTS-

Contracts for, termination thereof because of national emergencies, to provide therefor. 473, public lands and buildings.

PUBLIC OFFICE-

Misconduct or neglect in, relating thereto. 336, printing.

PUBLIC SAFETY-

Officers, retirement fund of, to create and provide appropriation for. 93, Hattery, et al.

Public safety peace officers' retirement, relating to appropriation therefor. 521, appropriations.

PUBLIC UTILITIES-

Trustees, relating to compensation thereof. 268. Berg.

RATEROADS...

Passes, free, relating to issuance of. 175, Faul.

Street railway, relating to regulations in certain cities. 250, Faul.

Switch lights and derails, to provide adequate lights therefor. 198, White-head and McCarville.

Hearings by commerce commissions, relating to disagreements between railroads and cities. 436, Berg and Watson of Pottawattamie.

Crossings with highways, streets and alleys, relating thereto. 437, Berg and Watson of Pottawattamie.

REAL ESTATE-

Taxes assessed against, to provide for sending of statements of. 4, Faul and Berg.

Taxes, to provide for credit on income tax. 10, Zastrow, et al.

Levying executions on, providing limitation on lien of. 314. Faul.

Brokers and salesmen, relating to qualifications and licensing of. 165, Bekman and Dykhouse.

Brokers and salesmen, relating to defining of. 166, Bekman and Dykhouse. Director of Iowa commission of, relating to salary and duties of. 167, Bekman and Dykhouse.

Taxation of real estate owned by educational institutions, to provide for procedure in claiming exemption from. 186, Faul.

Served by transmission lines, relating to taxation thereof. 253, Skourup and Zastrow.

Commission, relating to supplies therefor. 309, governmental affairs.

Liens thereon, relating to decrees for payment of alimony or child support money. 319, Bekman.

RECORDS-

Document records and receipts held by county officers, to provide for destruction thereof. 447, Faul.

Corporate records, relating to inspection thereof. 469, judiciary 2.

REGISTRATION-

Permanent, relating to time thereof. 386, election reform.

RELATIVES-

Support of, authorizing civil proceedings to compel by persons legally responsible therefor. 305, interstate cooperation.

RENT-

Collection of without certificates of compliance with state housing law, relating thereto. 317, Bekman.

Decontrol under federal rent control act, relating to authorization thereof.
492, judiciary 1.

REORGANIZATION-

Agencies, boards, commissions and departments of state government, relating to appointment of commission for reorganization thereof. 363, Prentis, Elthon, Zastrow, Doud and Jacobson.

REPRODUCTION OF RECORDS-

Authorization thereof by photostating, photographing, microfilming or microphotographing, relating thereto; relating to disposal, destruction, or storage of records; providing for admissibility in evidence thereof. 402, Watson of Pottawattamie.

RESERVATIONS-

Fruit tree and forest, relating to classification of trees therein. 272, conservation.

Fruit, relating to number of trees per acre therein. 376, Walter, et al.

RESERVE FUND-

Creation of, relating thereto; to appropriate from general fund to reserve fund; to provide special reserve fund be used to augment general fund as directed by Governor. 221, Elthon, et al.

RESTAURANT-

Term, to redefine; to clarify existing law. 214, Lynes.

RETIREMENT SYSTEMS-

Bailiffs, deputy, relating to retirement systems therefor in certain cities. 322. Faul.

Fire and police departments, relating to retirement systems therefor. 98, Faul, et al.

Fire and police departments, under city manager plan, relating to retirement system therefor. 261, Faul.

Public safety officers, relating to retirement fund thereof. 93, Hattery, et al. Teachers, pension and annuity retirement systems, relating thereto. 169, Reilly.

Public safety peace officers' retirement system, relating to appropriations therefor. 521 appropriations.

RETRENCHMENT AND REFORM-

Duties of committee on, relating thereto. J. R. 5, tax revision.

General contingent fund, relating to administration by committee on retrenchment and reform. 519, appropriations.

ROADS-

Classification, jurisdiction, control, establishment, alteration and vacation, relating to. 40, Dykhouse, et al.

Secondary, powers of supervisors, relating to. 41, Dykhouse, et al.

Farm to market, relating to approval of, funds for. 42, Dykhouse, et al.

Secondary, farm to market, primary, relating to construction of. 43, Dykhouse, et al.

Secondary, relating to assessment district of. 44, Dykhouse, et al.

Secondary, assessment districts of, relating to assessments on benefitedproperty to pay cost of. 45, Dykhouse, et al.

Primary road bonds, to repeal certain sections. 46, Dykhouse, et al.

Primary and secondary road bonds, to provide for issuance of. 47, Dykhouse, et al.

Primary, relating to improvement of. 48, Dykhouse, et al.

Use tax fund to create. 49, Dykhouse, et al.

Primary fund, to transfer funds from general fund to. 50, Dykhouse, et al. Secondary, engineering studies of, to establish funds for financing. 54, Dykhouse, et al.

Secondary, relating to construction program of. 104, Humbert, et al.

Secondary road equipment of Greene County, to legalize action of supervisors for erection of maintenance shed for. 121, Benson.

State roads, to make it permissible for counties to work thereon. 152, conservation.

Secondary, relating to construction program thereof; to provide first for rural mail and school bus routes. 285, Humbert.

Secondary, construction of, relating to surveys required therefor. 256, Doud. Secondary, maintenance of, relating to levies therefor. 260, Van Patten and McMurry.

Primary road fund, expenditures from, by state highway commission, authorizing thereof. 396, appropriations.

Secondary, relating to petition for improvement and surfacing thereof. 400, highways.

Institutional state roads, to appropriate therefor. 471, appropriations. Accidents on primary roads, relating to claims for damages therefrom. 500, claims.

SAFETY-

Highway patrol, relating to members of. 51, Dykhouse, et al. Lanes, to provide for motor vehicles. 53, Dykhouse, et al. Officers of, to provide retirement system for. 98, Hattery, et al.

SALARIES-

Municipal court, relating to salaries of judges of. 83, Faul.
District court, relating to salaries thereof. 281, judiciary 1.
Juvenile court, probation officers of, relating to appointment and salaries of. 350, judiciary 1.

SALES TAX-

Refunds to governmental bodies, relating to. 128, judiciary 2.

Retailers, discount allowed to; relating to collection of sales tax. 133, Lec. Exemptions to residents of other states, to exempt from payment of. 143, Dykhouse.

"Sales at retail," to define subject to Iowa retail sales tax. 225, Iowa development.

Revenue therefrom, relating to apportionment thereof. 351, judiciary 2. Exemptions on food, medicine, common clothing, relating thereto. 357.

Augustine, et al.

SANITARY DISTRICTS-

Incorporation of, relating thereto. 376, Mercer.

Sewage treatment plants, relating to provision for financing construction thereof; relating to sanitary districts. 491, judiciary 2.

SAVINGS AND LOAN-

Associations, relating to loans, investments and powers of. 188, Risk and Faul.

SCHOOLS-

Districts, affected by flood control projects, to provide for reorganization of. 15, Faul, Watson of Pottawattamie and Mercer.

Children, transportation of, relating to. 60, West.

Greene, district of, bonds of, to legalize issuance of. 79, Lynes.

State funds for, relating to expenditure of; creating a special course account. 95, Berg, et al.

Ames, independent district of, to legalize proceedings of. 115, Hattery.

Year, length of, providing for extension thereof. 131, Bateson, et al.

Property belonging to, relating to sale, lease, or other disposition thereof. 187, Lynes.

Schoolhouse tax, vote for, relating to powers of electors. 129, Bateson, et al. Employees, to allow sick leave therefor. 130, Bateson, et al.

Districts, relating to change of boundaries thereof. 163, Hattery.

Teachers, pension and annuity retirement systems, to permit payment of funds to beneficiaries in case of death prior to retirement. 169.

Reilly.

School employees, relating to contracts of; to provide for preliminary hearing before notice of termination is given. 177, Martin, Vittetoe, Reilly and Henningsen.

Tuition, to provide that maximum rate be determined by superintendent of public instruction. 392, Jacobson, et al.

County board of education, candidates for, relating to nomination papers thereof. 208, judiciary 2.

Admission to, relating to year preceding first grade and in first grade. 446, Bekman, Bateson and Zastrow.

Boards of directors of, proceedings thereof, relating to bills seeking to legalize. 258, Berg.

Transportation of pupils, relating thereto. 296, Berg.

State aid to schools, relating to distribution thereof; to repeal certain sections of school aid law. 342, ways and means.

Reimbursement to for loss of taxes, providing for basis of computation therefor. 347, Van Eaton.

Buses, relating to stopping, drivers, construction thereof. 435, schools and educational institutions.

Musical education during vacations, relating to continuance thereof; relating to municipal bands. 403, Berg and Faul.

Transportation, relating to contracts therefor. 395, Doud.

Toledo, independent district and township district No. 4, to legalize proceedings of directors thereof. 405, Leo.

Transportation, relating to pupils who attend public school; relating to funds therefor. 417, schools, et al.

Supplementary aid to, relating thereto. 422, Doud.

State aid to, providing therefor; making appropriation therefor. 428, Faul and West.

General School Aid, providing for use of state funds to supplement funds of school districts; to make appropriation therefor. 448, Lynes and Henningsen.

Believue Independent District, to legalize proceedings of directors thereof. 456, Tudor.

Van Meter Consolidated, to legalize proceedings of board of education thereof. 472, judiciary 2.

Winthrop Consolidated, relating to issuance of school bonds thereby. 486, judiciary 2.

Publication of notice by public officer, relating to failure therein. 336, printing.

Levy for general fund and special courses fund, relating to amount thereof. 497, ways and means.

Low Moor Independent School District, relating to issuance of school building bonds, thereby. 498, cities and towns.

Supplemental aid, relating to appropriations therefor. 516, appropriations. State aid for transportation, relating to appropriation therefor. 517, appropriations.

Special school aid, relating to appropriation therefor. 520, appropriations. Mason City school district, relating to issuance of bonds thereby. 524, judiciary 2.

SECRETARY OF STATE-

Patent to Thomas V. Ogden, relating to authorization of secretary of state to issue. 310, Lynes.

SEEDS-

Certified, relating to. 119, Zastrow.

Agricultural, relating to. 195, Walter.

Certified, relating to sale thereof. 269, agriculture.

SEWAGE-

Sewage treatment plants, providing for financing of construction of. 16, Faul, Watson of Pottawattamie and Mercer.

Sewerage system, written permit by department of health, relating to. 13
Faul, Watson of Pottawattamie and Mercer.

- Sewers, of town of Allerton, relating to legalizing construction of. 118, McMurry.
- Municipal sewers, relating to joint use of: providing for extension of power of cities and towns to collect rentals thereon. 164, Faul.
- Loans or grants in connection with construction of sewerage facilities, to provide for acceptance thereof by cities and towns. 241, Faul, et al.
- Improvements in cities and towns, to provide for. 242, cities and towns.
- Cost assessable to abutting property, relating to limitation thereon. 243, citles and towns.
- Sewers, relating to special assessments in cities and towns. 265, Watson of Pottawattamie, et al.
- Plant superintendents or operators, to provide for licensing thereof. 424, McCarville.
- Iowa State College, to authorize state board of education to cooperate with Ames in operation of sewage system therefor. J. R. 7, appropriations.
- Construction of sewage treatment plants, relating to provision for financing thereof. 491, judiciary 2.

SOCIAL WELFARE DEPARTMENT-

Guardian, appointment of for old age assistance recipient, relating to clearance through state department. 334, social security.

SOIL CONSERVATION-

- State soil conservation committee, relating to membership of. 14, Faul, Watson of Pottawattamie and Mercer.
- State committee, to appropriate from general fund to. 160, Watson of Pottawattamie and Myrland.

STATE BOARD OF CONTROL-

Patients in state institutions, relating to county expenditures therefor. 328, board of control.

Office of, to appropriate for fund thereof. 470, appropriations.

Institutional state roads, to appropriate therefor. 47, appropriations.

Appointment to, legalizing thereof. J. R. 11, judiclary 2.

STATE BOARD OF EDUCATION-

Lands not needed by, disposal of, to provide uniform method thereof. 249, schools and educational institutions.

STATE BOARD OF PUBLIC INSTRUCTION-

Establishment of, providing for appointment of superintendent of and staff members. 499, schools, et al.

STATE BOARD OF VOCATIONAL EDUCATION-

Members, relating thereto; relating to terms thereof. 368, Douds, et al.

STATE CAPITOL-

- Grounds, paved roadway and sidewalk from, to appropriate funds for. 74, Faul.
- State office building, to appropriate funds for erecting and equipping. 142, public lands and buildings.
- Maintenance and upkeep thereof, to appropriate funds to custodian of public buildings therefor.
- "Capitol Extension Grounds," relating to sale of certain lands therefrom.
 493, public lands and buildings.

STATE COMPTROLLER-

Warrants against appropriation for printing, relating thereto. 476, appropriations.

STATE CONSERVATION COMMISSION-

- Water pollution in relation to Clear Lake, survey by state conservation commission, relating to appropriation therefor. 479, appropriations.
- Lands and waters development, relating to appropriation therefor. 502, appropriations.

STATE DEPARTMENT OF AGRICULTURE-

Aircraft and ground machinery used commercially for spraying agricultural lands, relating to licensing thereof by department of argriculture.

474, agriculture.

STATE DEPARTMENT OF PUBLIC INSTRUCTION-

- State Board of Public Instruction, relating to establishment thereof; providing for appointment of superintendent and staff members. 499, schools, et al.
- Schools, supplemental aid, relating to appropriations therefor. 516, appropriations.
- Schools, state aid for transportation, relating to appropriations therefor. 517, appropriations.
- Schools, specified aid, relating to appropriations therefor. 520, appropriations.

STATE DEPARTMENT OF PUBLIC SAFETY-

Epilepsy, to provide for reporting of all cases thereof. 181, motor vehicles.

Members of, relating to examination, oath, probation, and dismissal of.

185, motor vehicles.

STATE HIGHWAY COMMISSION-

- Expenditures from primary road fund, authorizing thereof. 396, appropriations.
- Weighing motor vehicles, relating to limitations on expense thereof by state highway commission. 458, highways.
- Snow removal in Nebraska, relating to appropriation therefor. 477, appropriations.
- Claims to certain persons for payment of damages caused by accidents or collisions with state highway equipment. 500, claims.

STATE HOSPITALS FOR INSANE-

- Transfer therefrom to county or private institutions, relating thereto. 348, Knudson, et al.
- Exchange of certain land used by Independence State Hospital, relating thereto. 481, board of control.
- Transfer of inmates from other institutions thereto, relating to authority of board of control. 505, board of control.

STATE INSTITUTIONS-

- Institutional state roads, to appropriate therefor. 471, appropriations.
- Transfer of inmates from institutions to state hospitals for insane, relating to authority of board of control. 505, board of control.
- Board of control of, relating to appointment of member thereof. 507, judiciary 2.
- Board of education, relating to appropriations thereto for support of state institutions. 514, appropriations.
- Board of education, relating to appropriation for institutions thereunder. 523, appropriations.
- Board of control, relating to business managers of institutions. 238, judiciary 2.
- Patients in state institutions, relating to county expenditures therefor. 328, board of control.

STATE INSTITUTION FOR CHILDREN-

Iowa Soldiers' Orphans' Home and State Juvenile Home, relating to appropriation therefor. 504, board of control.

STATE OF IOWA-

- Armed forces, service compensation for, relating to appropriation for. 1, Faul, Berg, Jacobson.
- Building code, to establish. 22, Faul, et al.
- Local fairs, relating to qualifying for state aid. 24, Faul.
- Office building committee, to create. 26, Hart, Sharp and Mercer.

- Personnel board, to c ; to define powers of. 59, Henningsen and Watson of Pottawattamie.
- Employees, to establish civil service for. 66, Faul, Elthon and McCarville. School aid, relating to expenditure of funds for. 95, Berg, et al.
- Mileage for state officers and employees, to provide increase thereof. 234, Doud.
- Lands not needed by state board of education, disposal of, to provide uniform method thereof. 249, schools and educational institutions.
- Supplies for state departments, relating to addition of real estate commission to list entitled thereto. 309, governmental affairs.
- Thomas V. Ogden, relating to authorization of Governor and Secretary of State to issue patent thereto. 310, Lynes.
- Institution fund of, relating thereto in each county. 327, board of control.
- Patients in state institutions, relating to county expenditures therefor. 328, board of control.
- Agencies, boards, commissions and departments of, relating to reorganization thereof; providing for commission to make recommendations. 363. Prentis, et al.
- Deputy officers, county officers, relating to bonds thereof. 377, McCarville. Aviation fund, relating to amending section concerning unexpended funds. 379, aeronautics.
- Board of control, office of, to appropriate for fund thereof. 470, appropriations.
- Board of control, institutional state roads, to appropriate therefor. 47, appropriations.
- Clear Lake, survey by state conservation commission of water pollution thereof, relating to appropriation therefor. 479, appropriations.
- Committee to purchase a governor's home, relating to appropriation therefor. 490, claims.
- Decontrol of rent under federal rent control act, relating to authorization thereof. 492, judiclary 1.
- "Capitol Extension Grounds," certain lands belonging thereto, authorizing sale thereof. 493, public lands and buildings.
- Lands and waters development, relating to appropriation to state conserva-
- tion commission. 502, appropriations.

 Claims against state of lowa, relating to appropriations therefor. 510, claims; 511, claims.
- General Assembly and lieutenant governor, relating to compensation and mileage thereof. J. R. 10, compensation of public officers and employees.
- State institutions under board of control, relating to appropriations therefor. 514, appropriations.
- State employees, compensation of, relating to approval thereof. 518, judiciary 2.
- General contingent fund of state, relating to creation thereof. 519, appropriations.
- Various departments and divisions thereof, relating to appropriations. 522, appropriations.
- State institutions under board of education, relating to appropriation therefor. 523, appropriations.

STATE OFFICE BUILDING-

- Committee, relating to making report; relating to membership. 25, Hart, Sharp and Mercer.
- Committee, relating to creating. 26, Hart, Sharp and Mercer.
- Erecting and equipping of, to appropriate funds therefor. 143, public lands and buildings.

STATE SUPERINTENDENT OF PUBLIC INSTRUCTION-

- Appointment of, relating thereto; establishing state board of public instruction. 499, schools, et al.
- Schools, supplemental aid, relating to appropriations therefor. 516, appropriations.

- Schools, state aid to transportation, relating to appropriations therefor. 517, appropriations.
- Schools, specified aid, relating to appropriations therefor. 520, appropriations.

STATE TREASURY-

- Road use tax fund, to create. 49, Dykhouse, et al.
- Service compensation bonds, relating to payment thereof to persons who served in armed forces of United States. 222, Elthon, et al.

STATUTES-

Statutes which adopt one or more other statutes by reference in whole or in part, relating to construction of. 173, judiciary 2.

STOCKHOLDERS-

Corporation, relating to furnishing of lists of stockholders thereof. 469, judiciary 2.

STREETS-

- Improvements in cities and towns, to provide alternative method for. 242, cities and towns.
- Improvements, relating to special assessments in cities and towns. 265, . Watson of Pottawattamie, et al.
- Street cleaning fund, relating to levy therefor. 291, cities and towns.

SUPERINTENDENT OF PRINTING-

- Warrants against appropriation for printing for Fifty-third General Assembly, relating to issuance by state superintendent of printing. 476, appropriations.
- Duties thereof, relating thereto. 488, printing.

SUPERINTENDENT OF PUBLIC INSTRUCTION-

- Tuition, to provide that maximum rate be determined thereby. 392, Jacobson, et al.
- State aid to schools, providing for administration thereof. 428, Faul and West.
- Schools, supplemental aid to, relating to appropriations therefor. 516, appropriations.
- Schools, state aid for transportation, relating to appropriations therefor. 517, appropriations.
- Schools, specified aid, relating to appropriations therefor. 520, appropriations.

SUPERVISORS, BOARDS OF-

- Greene county, maintenance shed for road equipment of, to legalize action for construction of. 121, Benson.
- Proceedings of, relating to bills which seek to legalize. 258, Berg.
- Of Clinton county, to legalize action thereof in payment for combination corn crib and granary. 325, Henningsen.
- Powers and duties of, relating thereto; to forbid employees in certain counties from holding any other office. 459, Bekman.

SUPREME COURT-

Reporters, shorthand, compensation therefor fixed by Supreme Court. 371,
 Watson and Faul.

TAXES-

- Direct annual, levied for soldiers' bonus. 1, Faul, et al.
- Military service tax credit, reimbursement to local districts for. 2, Faul and Berg.
- Levied upon property of persons in armed forces, to provide for remission of interest and penalty. 3, Faul and Berg.
- Real and personal property, to provide for sending of statements. 4, Faul and Berg.
- Supplemental estimates, relating to time for filing. 5, Faul and Berg.

Delinquent, providing for extension of time in 1949. 8, Faul and Berg. Income, to provide for credit by reason of property. 10, Zastrow, et al.

Military service credit, relating to mill limitation of. 30, West.

Insurance policies, manner of taxation of. 32, Lynes.

Crawford county hospital bonds, to provide for taxes for payment of. 57, Myrland.

Fire protection, relating to annual levy by township trustees for. 68, Lord and Skourup.

Moneys, credits, to exempt certain moneys from taxation. 78, Bekman, et al. West Union city hospital, to provide for levy for payment of bonds. 56,

Green school bonds, to provide for taxes to pay therefor. 79, Lynes.

Inheritance tax, interest on, relating to payment of. 84, Doud.

Consultants, to regulate practice of; to require licenses; to provide for examining board for. 89, Walter.

For public libraries, providing for increase in levy for. 100, Bekman, Hattery.

Gasoline, paid by bus companies, to provide for refund to cities. 108, Van Eaton.

County assessor, relating to tax levy to defray expenses of. 123, Faul.

Schoolhouse, relating to powers of electors to vote therefor. 129. Bateson, et al.

Personal, relating to penalty on unpaid taxes. 136, judiciary 1.

Real estate owned by educational institutions, to provide for procedure in claiming exemption from taxation. 186, Faul.

Butterfat, relating to tax levied for month of June thereon. 246, Augustine, et al.

Cigarettes, to protect and stabilize collection of taxes on sale of. 199, Van Eaton, et al.

Insurance companies, gross premium taxes to be paid by. 205, Lynes, et al. City hall, relating to powers of cities to levy special taxes for building or remodeling of. 209, Van Eaton and Myrland.

Inheritance, reciprocal exemption therefrom for passing of property to organizations in other states for charitable or religious purposes. 218, Maytag.

Military service credit fund, relating to establishing thereof; to provide for transfer to such fund 5 per cent of liquor store sales. 237, judiciary 2.

Exemption from, relating to certain classes of property. 239, Jacobson.

Property subject to, to provide for supplemental returns and listings by owners thereof. 245, Knudson.

Of real estate served by transmission lines, relating to interest of cooperative members for purposes of taxation thereof. 253, Skourup and Zastrow.

Hospital bonds, issued by Jefferson county, to provide for taxes for payment thereof. 263, Doud.

Illinois occupation tax, to include as credit on tax of property brought into this state. 297, tax revision.

Collection of and receipts therefor, relating thereto. 307, Van Eaton and Dykhouse.

List, relating to time thereof. 808, Van Eaton and Dykhouse.

Personal, relating to lien thereof. 316, Faul.

Permissible levy, to reduce by same percentage as increase in taxable value.

321, Augustine, et al.

Off street parking facilities, relating to powers of cities and towns to make levy therefor. 337, Skourup.

Anticipation of special taxes, relating to fund for parking vehicles. 238, Skourup.

Garbage, disposal of, relating to levying taxes thereof. 354, cities and towns. Particular purposes, relating thereto; relating to public health. 383, Bergand Faul.

List, one list of aggregate amount due on more than one parcel of land in same taxing district, relating thereto.

Amusements, certain commercial, relating to tax on gross receipts thereof. 370. Faul.

Motor vehicle carriers, relating to taxation thereof. 381, Faul.

Open cut or strip mines, providing for tonnage tax therefor. 440, Fishbaugh and West.

Bellevue school district, to provide for levy of taxes for payment of bonds issued thereby. 456. Tudor.

Exemptions for military service, providing for clarification of manner of designating property. 461, tax revision.

County and district board of health, to authorize levy of taxes for creation thereof. 464, public health.

Parks in cities under commission form of government, relating to levy therefor. 483, judiciary 2.

Airport bonds issued by Keokuk, relating thereto. 484, judiciary 2.

School bonds issued by Consolidated School District of Winthrop, relating thereto. 486, judiciary 2.

Corporations, relating to taxation thereof. 494, ways and means.

School levy for general fund and special courses fund, relating to amount thereof. 497, ways and means.

Low Moor School District, relating to issuance of bonds thereby. 498, cities and towns.

Story county, assessed value of taxable property, relating to legalizing action of board of supervisors thereof. 501, judiciary 2.

Delinquent old age and survivors' taxes and interest, relating to payment thereof. 513, insurance.

TAX COMMISSION-

Property, omitted, relating to assessing and listing of by assessor. 117, Faul.

lows state, to confer powers and duties on. 199, Van Eaton, et al.

TEACHERS-

Pension and annuity retirement systems, to permit payment of funds to beneficiaries in case of death before retirement. 169, Reilly.

TELEPHONE-

Kellerton Mutual Central Telephone Company, corporation of, to legalize renewal of. 67, Prentis.

Telephone and telegraph companies, relating to rates and charges thereof. 454, Fishbaugh.

Farmers' Mutual Telephone Company, transfer of assets to Grand Mound Cooperative Telephone Company, relating thereto. 487, cities and towns.

TORT CLAIMS-

State, to confer upon each state agency power to adjust claims against; providing for maximum amount of claim; permitting state to be sued; to provide for establishing liability of state. 349, Zastrow, et al.

TOWNSHIP-

Fire protection, relating to annual levy by trustees for. 68, Lord and Skourup.

TRANSMISSION LINES-

Real estate served by, taxation of, relating to interest of cooperative members for purposes thereof. 253, Skourup and Zastrow.

Condemnation of land for erection of sub-stations. 254, Doud, et al.

Franchise for constructing, relating to cancellation of unused portions of. 288, motor vehicles.

TRANSPORTATION-

Pupils, relating to transportation thereof. 296, Berg.

Schools, state aid for transportation, relating to appropriations therefor. 517, appropriations.

TRUSTEES-

Compensation affidavits of, relating to. 122, Watson of Pottawattamie and Faul.

UNEMPLOYMENT COMPENSATION-

Definitions pertaining thereto, relating to. 161, Bekman and Faul.

Disqualification for benefits, relating to. 274, Bekman, et al.

Employers, to modify certain contribution rates to be paid thereby. 215, Skourup, et al.

Benefits of, to redetermine for partial unemployment; to change limitation on benefit credits; to increase allowable weekly benefit amount. 413, Bekman, et al.

USE TAX-

Funds, derived from sale of motor vehicles, to transfer from general to primary road fund. 50, Dykhouse, et al.

Refunds to governmental bodies, relating to. 128, judiciary 2.

Application of, relating to; to revise definition of "use." 226, Iowa development.

VETERANS-

Information centers for, authorizing certain county boards of supervisors to appropriate money for. 36, Faul. Grave markers of, relating to. 96, Henningsen.

Memorial halls and monuments for, relating thereto. 294, Reilly; 330, military affairs.

Iowa Soldiers' Home, to credit federal aid payments to state on territorial homes to support fund of. 331, military affairs.

Soldiers, sailors, marines, relating to relief therefor. 248, Leo; 329, military affairs.

County war veterans commissions, relating to creating thereof. 387, military affairs.

Soldiers preference law, relating to amending chapter 70 thereof; to change title to veterans' preference law. 462, military affairs.

Iowa Soldiers Home, to appropriate money for new building therefor. 463, military affairs.

Veterans' memorial park at Bellevue, relating to transfer of funds therefor. 485, judiciary 2.

Booklet entitled "A History of the Thirty-fourth Infantry Division in World War II," relating to purchase and distribution thereof. 496. military affairs.

Memorial halls and monuments for, relating to issuance of bonds therefor. 503, military affairs.

VETERINARIANS--

Commercial feeds or stock tonics, relating to sale thereof. 364, Augustine, et al.

VIRUS-

Hog cholera virus, stock tonics, relating to sale thereof. 364, Augustine, et al.

VOCATIONAL EDUCATION-

State board of, relating to members thereof. 368, Doud, et al.

VOTERS....

Absent, witnesses of, relating to appointment of. 99, West.

WATCHMAKING-

Board of examiners in, relating to applicants for examination before. 203, military affairs.

WATER DISTRICTS-

Property, relating to assessment of. 27, Faul.

WATER POLLUTION-

- Cities and towns, to enable to cooperate in abatement of water pollution.

 241, Faul, et al.
- Clear Lake, survey thereof by state conservation commission, relating to appropriation therefor. 479, appropriations.

WATER RESOURCES-

- Iowa Water Control and Resources Council, to create; to provide for membership and personnel. 11, Faul, Watson of Pottawattamie and Mercer.
- Water conservation control, providing for by establishment of districts for purpose of protecting land from soil erosion. 12, Faul, Watson of Pottawattamie and Mercer.

WATERWAYS-

- Iowa Water Control and Resources Council, to create; to provide for membership and personnel. 11, Faul, Watson of Pottawattamie and Mercer.
- Boats navigating waters within jurisdiction of state, defining and providing for regulation thereof. 168, Walter.
- Rights of way in abandoned channel of navigable stream, relating to preservation thereof. 466, public lands and buildings.
- Inland waters, relating to aircraft thereon. 401, Ridout and Benson.
- State waters, pollution thereof, relating to permission of state department of health and state conservation commission. 409, conservation.
- Navigation, relating to regulations thereof. 453, Walter.
- Lands and waters development, relating to appropriation to state conservation commission therefor. 502, appropriations.

WATERWORKS-

- Management and supervision of, to exclude from duties of city manager. 64, Faul.
- City of Glenwood, to legalize issuance of bonds by. 69, Hultman.
- Trustees, relating to compensation thereof. 366, Watson of Pottawattamie.
 Town of Winfield, Henry county, to legalize proceedings thereof. 374, Foster.
 Plumbers, licenses and permits, relating thereto; relating to rules covering
 waterworks or sewage systems. 394, Mercer, et al.
- Rates and charges, relating thereto. 454, Fishbaugh.

WEEDS-

Noxious, relating to control and destruction of. 197, Zaztrow.

WEIGHTS-

Soybeans, to fix standard per bushel. 28, Van Patten.

WITWER GROCER COMPANY-

Corporation of, to legalize renewal of. 65, Byers.

WIVES-

Support of, authorizing civil proceedings to compel by persons legally responsible therefor. 305, interstate cooperation.

WORKMEN'S COMPENSATION-

Medical, surgical, hospital services, burial expenses, relating thereto. 312, Bekman, et al.

Schedule of, relating thereto. 311, Bekman, et al.

Occupational disease, employees not disabled thereby, relating to compensation thereof. 388, social security.

Terms defined, relating thereto; relating to collection of contributions, compromises of contributions and filing of notice of lien. 389, social security.

Waivers as to benefits payable from second injury fund, relating to restricting thereof. 390, social security.

Injury, relating to payment to dependents. 421, Bateson and Bekman.

Industrial commissioner, reviews and appeals, relating thereto. 391, social security.

Workmen's compensation law, to appropriate money to meet deficit relating to administration thereof. 465, appropriations.

Payments, relating to method of making thereof. 512, social security.

ZONING COMMISSION-

Commercial zoning around cities and towns; to create; to be treated as cities and towns with respect to certain exemptions. 287, motor vehicles.

GENERAL INDEX

(Figures after Bills Introduced indicate File numbers; all other figures indicate page numbers.)

ADDRESSED JOINT CONVENTION	
Blue, Governor Robert D	26-56
Beardsley, Governor William 887,	
Brown, Commander Perry	-
Andrews, Dean Paul Shipman	,
Petersen, Mr. William	
Pioneer Lawmakers Association	
Garber, Ray O	008- 092
ADDRESSED THE SENATE—	
Boy Scout representatives: Nat Hull, Iowa Tall Corn Council;	T.es.
Scherer, Explorer Post No. 35; Andy Wolder, Troop No. 89.	
Senator Bourke B. Hickenlooper	
Senator Frank Shane	
Senator Robert Keir	
Victor Lindquist	
Robert C. Lappen	
Commander Harold Keats and official party, AMVETS	
Senator Vogel of Nebraska	
Otha D. Wearin	
Jack Dempsey	1076
AERONAUTICS, COMMITTEE ON-	
Appointed	95
Bills introduced by—Nos. 378, 379, 380.	20
Bills referred to—	
S. F. 156, 401.	
Reports	277
Meports	
AGRICULTURE, COMMITTEE ON-	
Appointed	95
Bills introduced by-Nos. 269, 358, 474.	
Bills referred to—	
S. F. 24, 28, 80, 119, 147, 195, 197, 202, 214, 228, 246, 276.	
Reports	408, 461
Amendment withdrawn	
APPOINTMENTS CONFIRMED-	
(Bill relating to—S. F. 508)	
Robert C. Lappen, board of control	
Henry W. Burma, board of control	
Melvin Graham, state highway commission	
Senator Robert Keir, highway commission	527
N. P. Black, superintendent of banking	737
Dr. Walter L. Bierring, commissioner of public health	737
Judge Carl B. Stiger, employment security commission	893
V. B. Hamilton, board of education	987
A. A. Coburn, liquor control commission	
Warren Wells, tax commission	987
M. L. Gilbert, labor commissioner	
Leland P. Johnson, Ph.D., basic sciences board of examiners	
J. D. Reynolds, conservation commission	
Dwight G. Rider, board of education	
Elmer P. Corwin, industrial commissioner	
J. Frank Hamilton, tax commission	
Robert Jones, board of control	1187
	•

Luke L. Caffrey, social welfare board	1187
Kenneth M. Wagner, soil conservation committee	
Virginia Bedell, board of parole	
Richard H. Plock, board of education	
Harry Coffle, aeronautics commission	
Harry Tyler, aeronautics commission	1188
Natural resources council; L. C. Crawford, Chris Jensen, Dr. J.	
Harold Ennis, Mrs. Addison Parker, Ewald G. Trost, H. Gar-	
land Hershey, Roswell Garst	1188
- DECLINATION DESCRIPTION ACCUMENTATION	
APPOINTMENTS REFUSED CONFIRMATION—	1100
Frank G. Brooks, basic sciences board of examiners	1120
Leo D. Frederickson, conservation commission	
George G. Reynolds, highway commission	1102
APPROPRIATIONS, COMMITTEE ON-	
Appointed	95
Bills introduced byNos. J. R. 7; 116, 191, 275, 396, 465, 468, 470, 471,	
476, 477, 479, 502, 514, 516, 517, 519, 520, 521, 522, 523.	
Bills referred to-	
S. F.—J. R. 1, 6, 1, 2, 54, 74, 142, 160, 221, 342, 344, 345, 348, 363,	
428, 439, 448, 463, 490, 500, 510, 511, 515.	
H. F.—J. R. 10; 2, 224, 294, 295, 357, 393, 394, 419, 426, 471, 490,	
522 , 523 , 551 , 552 , 555 , 556 , 557 , 565 , 572 , 573 , 575 , 584 , 597 , 606 .	
Amendments offered1039,	
Resolutions offered	
Reports	
796, 866, 867, 898, 899, 964, 1034, 1035, 1062, 1076, 1077, 1147.	1229
AUGUSTINE, A. E.—Senator Fourteenth District.	
Bills introduced—Nos. 97, 98, 104, 220, 235, 246, 247, 302, 303, 321, 349.	
357, 364, 408.	
Committee appointments	1141
Petitions presented	1040
Resolutions offered	1118
Amendments offered	
424, 521, 717, 732, 739, 796, 806, 812, 818, 868, 876, 973,	1218
Motions made	
232, 233, 245, 310, 320, 407, 521, 650, 721, 732, 817, 818,	
Asked unanimous consent	807
Visitors presented183,	1119
Amendments withdrawn522,	806
Birthday felicitations to	
BANKS, BUILDING AND LOAN, COMMITTEE ON-	0.5
Appointed	95
Bills introduced by—No. 223.	
Bills referred to—	
S. F. 34, 35, 86, 87, 88, 188.	
H. F. 287. Amendments offered	306
Reports	
100ports	
BATESON, R. R.—Senator Thirty-seventh District.	
Bills introduced by-Nos. 1, 10, 38, 63, 92, 129, 130, 131, 132, 156,	
171, 283, 375, 408, 412, 421, 446, 451.	
171, 283, 375, 408, 412, 421, 446, 451. Committee appointments	1243
Petitions presented	854
Amendments offered	
180, 238, 297, 316, 326, 358, 396, 411, 412, 454, 463, 476,	
613, 647, 655, 671, 677, 717, 754, 776, 812, 814, 818, 852.	1000

Motions made	9, 36, 107, 172,
192, 262, 263, 265, 387, 388, 458, 454,	455, 456, 547, 655,
677, 731, 770, 771, 811, 865, 876, 985,	
Visitors presented	798 909 949 901 1188
Asked unanimous consent	
Amendments withdrawn	
Presided at sessions of the Senate	472, 552, 605, 695, 1151
Call of Senate requested	405
BEARDSLEY, GOVERNOR WILLIAM S.—	
Inaugural address of	97.04
Budget message of	
Resolution relating to budget message of, S. C	
Took oath of office	
Addressed joint convention	85, 128, 880
Committees to notify	
Communications from	84 997-998 1288 1290-1291
Dills approved by 100 951 975	202 216 422 600
Bills approved by108, 251, 275, 620, 660, 661, 698, 715, 735, 764 - 765,	300, 310, 422, 600,
020, 660, 661, 698, 715, 735, 764 - 765,	812, 866, 885, 919,
948, 997, 1033, 1062, 1111, 1116, 1171, 1183-	1184, 1286- 1287, 1289, 1290
Bills vetoed by	997, 998, 1290-1291
BEKMAN, E. K Senator Thirteenth District.	
Bills introduced—Nos. 23, 70, 71, 78, 100, 103,	100 110 114 100 100
131, 157, 158, 159, 161, 165, 166, 167, 176, 2	
283, 311, 312, 313, 317, 318, 319, 355, 368, 4	111, 413, 421, 446, 451,
459, 460.	
Committee appointments	
Amendments withdrawn	
Petitions presented	
Resolutions offered27	
Motions withdrawn	
Amendments offered	
148, 203, 220, 255, 266, 297, 359, 376 463, 498, 578, 597, 611, 613, 681, 647,	- 378, 886, 395, 411
463, 498, 578, 597, 611, 613, 681, 647,	717, 729, 754, 770.
814, 891, 892, 1063, 1093, 1100, 1128, 1124,	1136 1160 1178 1216 1218
Mations made 910 911 947	240 261 269 966
Motions made	240, 201, 202, 200,
268, 274, 290, 805, 806, 307, 308, 310,	333, 350, 352, 853,
366, 385, 386, 520, 589, 729, 792, 822, 893, 931, 938, 948, 955, 957, 958, 962,	, 823, 842, 891, 892,
893, 931, 938, 948, 955, 957, 958, 962,	1002, 1019, 1087, 1088
1100, 1123, 1124, 1125, 1151, 1160, 1161, 1216,	1218, 1239, 1242, 1249, 1255
Asked unanimous consent	
184, 274, 290, 310, 786, 802, 948,	955 1019 1199 1151 1155
Visitors presented	
Presided at sessions of the Senate	
Appointed teller	
Call of Senate requested	405
BENSON, RALPH E Senator Forty-eighth Distr	elet.
Bills introduced—Nos. 1, 10, 121, 211, 246, 298,	
Committee appointments	
Petitions presented	
Amendments offered	
Resolution offered	728
Motions made	855, 656, 787, 788, 821, 848
Amendment withdrawn	
Leave of absence granted to103,	
181, 360, 379, 854, 869, 904, 925, 986,	ACO, 110, 120, 100,
101, 500, 579, 504, 509, 904, 925, 986,	304, 300, 377, 1001, 1018
Explanation of vote	
Asked unanimous consent	
Visitors presented	
Letter from Mrs. Benson	

Bills introduced-Nos. J. R. 2; 1, 2, 3, 4, 5, 6, 7, 8, 10, 22, 93, 95, 126,	
199, 215, 228, 257, 258, 268, 283, 296, 383, 408, 436, 437, 438.	
Committee appointments	557
Appointed teller and judge	57
Petitions presented	
415, 425, 535, 614, 675, 719, 742, 756, 802, 854, 869,	936
Resolutions offered	945
Amendments offered	279
280, 297, 298, 305, 318, 316, 357, 364, 411, 463, 476, 499-	• • •
511 E29 E24 E2E E25 ED7 219 C04 #80 240 A76	
511, 563, 564, 565, 566, 585, 597, 613, 631, 638, 640, 679, 755, 786, 799- 800, 819, 839, 844, 853, 862, 976, 986, 1039,	
755, 786, 799- 800, 819, 839, 844, 853, 862, 976, 986, 1039,	1178
Motions made	
193, 194, 196, 248, 249, 305, 364, 365, 428, 585, 605, 638,	
639, 640, 679, 680, 786, 862, 868, 945, 986, 988, 989, 1163,	1261
Motions withdrawn	
Asked unanimous consent. 154, 364, 365, 571, 585, 606, 640, 736, 852,	989
Visitors presented	856
Amendments withdrawn	679
Declined to vote	944
Remarks by	95
•	
BIENNIAL MESSAGE—	
From Governor Robert D. Blue	16-56
BILLS	
Index to Senate Files	1205
Index to House Files	
Index to House Files	1010
BLUE, GOVERNOR ROBERT D.—	
Addressed joint convention	36
Biennial message of	36
Resolution relating to, H. C. R. 1	17
BOARD OF CONTROL, COMMITTEE ON-	
Appointed—95.	
Bills introduced by—Nos. 327, 328, 419, 481, 482, 504, 505.	
Bills referred to—	
S. F.—348.	
H. F.—79, 167, 169, 201, 202.	
BYERS, FRANK C.—Senator Twenty-sixth District.	
Bills introduced—Nos. 22, 65, 93, 105, 125, 221, 222.	723
Bills introduced—Nos. 22, 65, 93, 105, 125, 221, 222. Committee appointments	
Bills introduced—Nos. 22, 65, 93, 105, 125, 221, 222. Committee appointments 1, 98, 458, Raised points of order 1079,	1164
Bills introduced—Nos. 22, 65, 93, 105, 125, 221, 222. Committee appointments 1, 98, 458, Raised points of order 1079, Petitions presented 445, 743,	1164 854
Bills introduced—Nos. 22, 65, 93, 105, 125, 221, 222. Committee appointments 1, 98, 458, Raised points of order 1079, Petitions presented 445, 743, Resolution offered	1164 854 460
Bills introduced—Nos. 22, 65, 93, 105, 125, 221, 222. Committee appointments 1, 98, 458, Raised points of order 1079, Petitions presented 445, 743, Resolution offered	1164 854 460
Bills introduced—Nos. 22, 65, 93, 105, 125, 221, 222. Committee appointments	1164 854 460
Bills introduced—Nos. 22, 65, 93, 105, 125, 221, 222. Committee appointments	1164 854 460
Bills introduced—Nos. 22, 65, 93, 105, 125, 221, 222. Committee appointments	1164 854 460 1218
Bills introduced—Nos. 22, 65, 93, 105, 125, 221, 222. Committee appointments	1164 854 460 1218
Bills introduced—Nos. 22, 65, 93, 105, 125, 221, 222. Committee appointments	1164 854 460 1218
Bills introduced—Nos. 22, 65, 93, 105, 125, 221, 222. Committee appointments	1164 854 460 1218 1240 77
Bills introduced—Nos. 22, 65, 93, 105, 125, 221, 222. Committee appointments	1164 854 460 1218 1240 77 525
Bills introduced—Nos. 22, 65, 93, 105, 125, 221, 222. Committee appointments	1164 854 460 1218 1240 77 525 1028
Bills introduced—Nos. 22, 65, 93, 105, 125, 221, 222. Committee appointments	1164 854 460 1218 1240 77 525 1028 1106
Bills introduced—Nos. 22, 65, 93, 105, 125, 221, 222. Committee appointments	1164 854 460 1218 1240 77 525 1028 1106
Bills introduced—Nos. 22, 65, 93, 105, 125, 221, 222. Committee appointments	1164 854 460 1218 1240 77 525 1028 1106 1106
Bills introduced—Nos. 22, 65, 93, 105, 125, 221, 222. Committee appointments	1164 854 460 1218 1240 77 525 1028 1106 1106
Bills introduced—Nos. 22, 65, 93, 105, 125, 221, 222. Committee appointments	1164 854 460 1218 1240 77 525 1028 1106 1106
Bills introduced—Nos. 22, 65, 93, 105, 125, 221, 222. Committee appointments	1164 854 460 1218 1240 77 525 1028 1106 1106 405
Bills introduced—Nos. 22, 65, 93, 105, 125, 221, 222. Committee appointments	1164 854 460 1218 1240 77 525 1028 1106 1106 405
Bills introduced—Nos. 22, 65, 93, 105, 125, 221, 222. Committee appointments	1164 854 460 1218 1240 77 525 1028 1106 1106 405
Bills introduced—Nos. 22, 65, 93, 105, 125, 221, 222. Committee appointments	1164 854 460 1218 1240 77 525 1028 1106 11069 405
Bills introduced—Nos. 22, 65, 93, 105, 125, 221, 222. Committee appointments	1164 854 460 1218 1240 77 525 1028 1106 11069 405 56-57 57 82-84

CERTIFICATES OF ELECTION—	
Of Beardsley, William S., Governor	83
Of Evans, K. A., Lieutenant Governor	84
CHAPLAINS—	
Committee on, appointed	5
Resolutions relating to compensation of, (H. C. R. 4 and S. C. R.	
Allen, E. C., Nashua	
Artman, D., Toledo	
Athey, L. H., Villisca	
Baskerville, T. M., New Hartford	
Bayse, E. E., Dysart	314
Bissinger, Don C., Wellman	
Bonham, D. C., Armstrong	
Briggs, Edwin, Newton	
Brueland, G. S., Albia	189
Burns, Harry, Odebolt	965
Carter, Clyde, Norwalk	109
Chapman, Dean, Burlington	
Cooper, Claude W., Muscatine	
Dallahook, J. K., Charles City	
Day, Edward, Clear Lake	
Eisenlauer, R. Romans, Jamaica	
Elliott, Elmore A., Des Moines	
Figge, Paul, Brooklyn	
Frankhouser, Carl R	
Frohart, E., Indianola	
Gillis, Bruce, Shenandoah	
Gleazer, E. J., Jr., Lamoni	
Ganzales, M., Mystic	
Goodwin, Levi, Ottumwa	
Graham, Gerald, Keokuk	
Hann, Paul, Knoxville	
Hauter, J. P., Perry	256
Hoffman, Albert John, Dubuque, 742; War Service Record	
Irvine, H. C., Birmingham	
Keagy, R. C., Wapello	
Klemm, Carl F., Solon	
Koenig, L. E., Des Moines	
Lansman, Quentin C., Griswold	
Latta, John, Indianola Lokensgaard, F. T., Humboldt	802
Lookingbill, C. E., Nevada	
Lundeen, Malven, Ottumwa	
Martin, Gerald, Onawa	
Marousek, E. L., Jefferson	
Moore, Frank, Mount Ayr	
Muier, William, Pitzer	
Murphy, Lawrence C., Corning	1118
Orf, C. H., Audubon	
Ostdiek, F. B., Des Moines	
Paul, Zden, Cedar Rapids	
Payne, J. B., Bayard	
Pinnell, Robert, Ames	
Preus, Nelson F., Waukon	
Robins, F. J., Melbourne	
Rowley, W. Glenn, Hampton	
Rushing, Robert, Akron	
Sansbury, Marvin, Des Moines	
Sinderson, Ben, Bedford	1119
Singer, H. W., Independence	
Smith, Frank W., Des Moines	1095
Steele, George, Cedar Falls	360

Credentials.

Thomas, J. L, Des Moines 2 Van Kommer, John, Colfax 9 Walker, M. Dwight, Oskaloosa 1 Washburn, Howard, Winterset 5 Weerts, F. J., Des Moines 4 Wheatly, John E., Carroli 1 White, R. T., Corning 6	04 239 52 13 79 100 120 149
	86 107
, ,	95
Bills introduced by-Nos. 344, 345, 490, 500, 510, 511, 515.	97
CLAIMS FILED— See State Appeal Board Also see Claims Committee.	
CLIP SHEETS— Resolution authorizing preparation of and rule on, H. C. R. 3 Rule relating to preparation of	19 48
Resolution offered	36 19 18
COMMITTEES (List of, as under individual heads in Index)— Chaplains. Committees, Special. Conference Committees. Council of State Governments.	

Hoover, Little (See Reorganization of State Government).

Interim Committees.	
Interstate Cooperation (Commission and Committee).	,
Mileage.	
Municipal Improvement Laws (To Codify).	
Patronage.	
Reorganization and Consolidation of State Government (Little Hoo	Ver).
Retrenchment and Reform ("The Interim Committee").	
Rooms.	
Rules.	
Sifting Committee.	
Standing Committees.	
State Office Building.	
Steering Committee.	
0100111100	
AAMATAMATA ANTOLI	
COMMITTEES, SPECIAL—	
To notify Governor4, 139,	
To notify Governor Beardsley4, 129,	
To notify House	
To arrange for inauguration	
To escort Governor Robert D. Blue	36
To escort Governor-elect William S. Beardsley and Lieutenant	
Governor-elect Kenneth A. Evans	85
To escort Governor Beardsley 129,	880
From the House	1287
To escort William J. Petersen	
To escort Commdr. Perry Brown	
To escort Senator Bourke B. Hickenlooper	
To escort Dean Paul S. Andrews	
To escort Mr. Harold Keats and official party	
To notify Pioneer Lawmakers Association	
24 HOULY ADDRESS DAWNIAROLD RESOURCESTORIS,	***
COMMUNICATIONS FROM—	
	1001
Governor Beardsley	
Supreme Court	
Department of Public Instruction	
Nebraska Legislature	
State Executive Council	
Retrenchment and Reform committee	20-22
F. R. White, chief engineer, State Highway Commission, Re: S. F.	
296	608
Pocahontas County Public Schools	608
Pocahontas County Public Schools	608 1116 3
Pocahontas County Public Schools	608 1116 3
Pocahontas County Public Schools	608 1116 3 1130
Pocahontas County Public Schools	608 1116 3 1130 736
Pocahontas County Public Schools	608 1116 3 1130 736
Pocahontas County Public Schools	608 1116 3 1130 736
Pocahontas County Public Schools Senator Robert C. Reilly Senator Raiph E. Benson (by Mrs. Reilly) Woodrow C. Stingley, State Commander AMVETS Iowa Senate to Ninth United States Marine Corps Reserves head-quarters Iowa Senate to State Executive Council	608 1116 3 1130 736 728 714
Pocahontas County Public Schools	608 1116 3 1130 736 728 714
Pocahontas County Public Schools Senator Robert C. Reilly Senator Ralph E. Benson (by Mrs. Reilly) Woodrow C. Stingley, State Commander AMVETS Iowa Senate to Ninth United States Marine Corps Reserves head-quarters Iowa Senate to State Executive Council Comptroller of Iowa	608 1116 3 1130 736 722 714 992
Pocahontas County Public Schools	608 1116 3 1130 736 722 714 992
Pocahontas County Public Schools	608 1116 3 1130 736 722 714 992
Pocahontas County Public Schools. Senator Robert C. Reilly. Senator Ralph E. Benson (by Mrs. Reilly). Woodrow C. Stingley, State Commander AMVETS. Iowa Senate to Ninth United States Marine Corps Reserves head- quarters. Iowa Senate to State Executive Council. Comptroller of Iowa	608 1116 3 1130 736 722 714 992
Pocahontas County Public Schools. Senator Robert C. Reilly. Senator Raiph E. Benson (by Mrs. Reilly). Woodrow C. Stingley, State Commander AMVETS. Iowa Senate to Ninth United States Marine Corps Reserves head- quarters. Iowa Senate to State Executive Council. Comptroller of Iowa	608 1116 3 1130 736 728 714 992
Pocahontas County Public Schools. Senator Robert C. Reilly. Senator Ralph E. Benson (by Mrs. Reilly). Woodrow C. Stingley, State Commander AMVETS. Iowa Senate to Ninth United States Marine Corps Reserves head- quarters. Iowa Senate to State Executive Council. Comptroller of Iowa	608 1116 3 1130 736 728 714 992
Pocahontas County Public Schools	608 1116 3 1130 736 728 714 992
Pocahontas County Public Schools. Senator Robert C. Reilly. Senator Ralph E. Benson (by Mrs. Reilly). Woodrow C. Stingley, State Commander AMVETS. Iowa Senate to Ninth United States Marine Corps Reserves head- quarters. Iowa Senate to State Executive Council. Comptroller of Iowa	608 1116 3 1130 736 728 714 992
Pocahontas County Public Schools. Senator Robert C. Reilly. Senator Ralph E. Benson (by Mrs. Reilly). Woodrow C. Stingley, State Commander AMVETS. Iowa Senate to Ninth United States Marine Corps Reserves head- quarters. Iowa Senate to State Executive Council. Comptroller of Iowa	608 1116 3 1130 736 722 714 992 2-997
Pocahontas County Public Schools. Senator Robert C. Reilly. Senator Ralph E. Benson (by Mrs. Reilly). Woodrow C. Stingley, State Commander AMVETS. Iowa Senate to Ninth United States Marine Corps Reserves head- quarters. Iowa Senate to State Executive Council. Comptroller of Iowa	608 1116 3 1130 736 722 714 992 2-997
Pocahontas County Public Schools. Senator Robert C. Reilly. Senator Raiph E. Benson (by Mrs. Reilly). Woodrow C. Stingley, State Commander AMVETS. Iowa Senate to Ninth United States Marine Corps Reserves head- quarters. Iowa Senate to State Executive Council. Comptroller of Iowa	608 1116 3 1130 736 722 714 992 2-997
Pocahontas County Public Schools. Senator Robert C. Reilly. Senator Ralph E. Benson (by Mrs. Reilly). Woodrow C. Stingley, State Commander AMVETS. Iowa Senate to Ninth United States Marine Corps Reserves head- quarters. Iowa Senate to State Executive Council. Comptroller of Iowa	608 1116 3 1130 736 722 714 992 2-997
Pocahontas County Public Schools. Senator Robert C. Reilly. Senator Raiph E. Benson (by Mrs. Reilly). Woodrow C. Stingley, State Commander AMVETS. Iowa Senate to Ninth United States Marine Corps Reserves head- quarters. Iowa Senate to State Executive Council. Comptroller of Iowa	608 1116 3 1130 736 722 714 992 2-997

CONFERENCE COMMITEES.	
On Senate File 2011157,	1242
On Senate File 222485, 529, 527,	558
On Senate File 4271157,	1158
On Senate File 523	1256
On House File 6031234,	1262
On Senate Joint Resolution 2403,	1105
CONSERVATION, COMMITTEE ON-	
Appointed	96
Bills introduced by-Nos. 153, 154, 155, 216, 271, 272, 277, 341, 409,	
410.	
Bills Referred to-	
S. F. 14, 58, 72, 73, 105, 144, 168, 227, 280, 343.	
H. F. 5, 9, 10, 80, 146.	
Reports161, 219, 292,	462
GONOMINION ON TOTAL	
CONSTITUTION OF IOWA—	
Resolution relating to display of the original, S. R. 5	713 714
Letter to Executive Council in regard to	
Detter from Executive Council relating to	134
CREDENTIALS, COMMITTEE ON-	
Appointment of	1
Report of	i
	_
DOUD, ALDEN L.—Senator Second District.	
Bills introduced-Nos. J. R. 8; 84, 93, 95, 141, 192, 193, 234, 254, 256,	
263, 348, 368, 868, 373, 895, 422.	
Committee appointments	1147
Amendments withdrawn	
Petitions presented	
Resolutions offered	
Amendments offered	
225, 262, 313, 597, 605, 608, 612, 647, 669, 673, 801,	
814, 828, 903, 950, 973, 984, 989, 1003, 1050, 1051, 1057, 1068,	1126
Motions made156, 262, 388, 537, 544, 545, 553, 554,	
- 605, 668, 785, 823, 893, 895, 973, 982, 984, 985, 989, 996,	
1003, 1050, 1051, 1057, 1066, 1067, 1068, 1070, 1072, 1081, 1082, 1096,	1126
Leave of absence granted to	
Asked unanimous consent. 160, 275, 428, 551, 553, 606, 630, 823, 1065,	
Visitors presented	1096
Remarks by	
Presided at sessions of the Senate	1054
Call of the Senate requested	405
:	
DYKHOUSE, J. T.—Senator Twenty-fourth District.	
Bills introduced—Nos. J. R. 1, 4; 49, 41, 42, 43, 44, 45, 46, 47, 48, 49,	
50, 51, 52, 53, 54, 58, 91, 97, 98, 143, 165, 166, 167, 219, 221, 222,	
270, 307, 308, 323, 412, 439.	
Committee appointments98,	
Leave of absence granted to	
Petitions presented 568, 579, 598, 682, 649, 703, 743, 756, 778, 854,	869
Amendments offered	
203, 204, 231, 237, 611, 776, 812, 924, 934, 935, 943, 969, 973, 1008-1016, 1028, 1029, 1030, 1039, 1057, 1066, 1074, 1104, 1131,	
	1141
Motions made	
212, 227, 230, 231, 232, 348, 349, 371, 389, 392, 435, 455,	
456, 534, 558, 561, 640, 641, 747, 748, 849, 861, 868, 881,	
1028, 1029, 1030, 1031, 1056, 1057, 1074, 1104, 1131, 1322, 1234, 1238,	
Asked unanimous consent175, 243, 320, 478, 881, 1104, 1238,	1258
Explanation of vote	444

Amendments withdrawn	1090
Presided at sessions of the Senate	
Call of Senate requested	
out of bounds required, , , , , , , , , , , , , , , , , , ,	•••
ELECTION REFORM, COMMITTEE ON-	
Appointed	96
Bills introduced by—Nos. 262, 385, 386.	
Bills referred to—	
S. F. J. R. 3; 38, 99, 141, 192, 103, 200, 373, 406.	
H. F. 128, 186.	
Reports218, 277, 355, 375, 441,	442
ELTHON, LEO-Senator Forty-first District.	
Bills introduced—Nos. J. R. 1; 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50,	
51, 52, 53, 54, 66, 200, 221, 222, 348, 363, 408.	
Committee appointments	1170
Petitions presented	1096
Resolutions offered6, 17, 29, 111, 158, 315, 821, 332, 1121, 1	1245
Amendments offered444, 463, 476,	
564, 565, 570, 571, 1029, 1030, 1039, 1106, 1120, 1174, 1177, 1218, 1	1258
Motions made6, 17, 19, 22, 29,	
68, 75, 76, 81, 84, 85, 94, 102, 108, 110, 111, 112	
117, 119, 125, 142, 147, 149, 159, 164, 180, 188, 204, 216,	
217, 234, 238, 246, 255, 266, 280, 298, 313, 315, 320, 339,	
340, 341, 343, 359, 378, 404, 405, 406, 407, 422, 424, 458,	
465, 527, 554, 555, 558, 560, 561, 562, 567, 571, 573, 607,	
618, 625, 631, 648, 661, 685, 702, 707, 718, 728, 736, 741,	
751, 755, 765, 777, 788, 807, 812, \$28, 840, 843, 853, 879,	
888, 893, 894, 912, 913, 924, 926, 935, 943, 944, 951, 954,	
964, 970, 971, 987, 1000, 1017, 1019, 1068, 1084, 1099, 1106, 1108,	
1112, 1120, 1121, 1128, 1129, 1136, 1155, 1164, 1178, 1188, 1184, 1186,	
1187, 1189, 1192, 1193, 1221, 1229, 1245, 1247, 1249, 1251, 1253, 1260, 1	
Leave of absence granted to	854
Asked unanimous consent	
111, 187, 260, 340, 382, 407, 477, 558, 629, 819, 918, 931,	
943, 1032, 1084, 1096, 1106, 1107, 1215, 1220, 1228, 1229, 1239, 1250, 1	
Declined to vote	877
Amendments withdrawn	819
	366 938
Call of Senate requested	
Can of Senate requested	400
million firming to make the firming to the firming	
EVANS, KENNETH A.—President of the Senate.	
(See also Lieutenant Governor)	
Took oath of office	86
Appointment of secretary and page by	10
Presented to Senate by	
Presentation of gavel to	
Presentation of gifts to	
Remarks by	
Bills signed by	. 4 0 0
275, 284, 341, 392, 451, 480, 578, 600, 620, 646, 660, 698,	
708, 736, 751, 775, 795, 837, 852, 875, 898, 918, 948, 968,	
975, 1006, 1033, 1061, 1092, 1109, 1140-1141, 1171, 1223, 1262, 1285-1	286
Rulings made by	164
Committees appointed by	_ ~ 2
102, 557, 728, 959, 435, 527, 1141, 1157, 1170, 1229, 1234, 1261, 1	287
Declared James Roger Reilly an honorary page	3

ENROLLED BILLS, COMMITTEE ON-	
Appointed	96
Reports of-	•
Joint committee75, 217, 227, 243, 258, 274, 284, 341, 392,	
450, 480, 573, 600, 619, 645, 660, 698, 708, 735, 751,	
775, 795, 837, 852, 884 - 885, 898, 918, 948, 963, 975,	
1006, 1088, 1061, 1092, 1108-1109, 1140 1171, 1228, 1261-1262,	1285
Senate committee75, 217, 243, 258, 275, 284, 393,	
573, 600, 620, 646, 660, 698, 735, 775, 795, 837, 852,	
885, 918, 963, 975, 1006, 1061, 1092, 1141, 1171, 1223, 1262,	1286
EXECUTIVE SESSIONS OF THE SENATE—	
Sessions held	
406, 527, 573, 736-737, 751, 893, 987, 1019, 1048, 1128, 1187	-1189
EXPLANATION OF VOTES—	
By Senator J. F. Miller	944
By Senator J. T. Dykhouse	
By Senator Ralph E. Benson	
Dy Senator Raiph E. Denson	(-019
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
EXPUNGED RECORD—	
On Senate File 435	1122
On Senate File 518	1137
On House File 206	
On House File 522	
On House File 224	
On House File 48	
On House File 33	
On House File 218	1252
FAUL GEORGE—Senator Thirtieth District—	
Bills introduced—Nos. J. R. 2. 3: 1. 2. 3. 4. 5. 6. 7. 3. 9. 10. 11. 13. 13.	
Bills introduced—Nos. J. R. 2, 3; 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 28, 24, 27, 88, 84, 25, 36, 64, 66,	
14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 88, 84, 25, 36, 64, 66,	
14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 88, 84, 85, 36, 64, 66, 70, 74, 76, 77, 81, 82, 83, 86, 87, 88, 94, 97, 98, 102, 103, 110, 111, 117,	
14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 88, 84, 85, 36, 64, 66, 70, 74, 76, 77, 81, 82, 83, 86, 87, 88, 94, 97, 98, 102, 103, 110, 111, 117, 122, 123, 161, 164, 175, 186, 188, 204, 211, 241, 250, 261, 274, 283,	
14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 88, 84, 85, 36, 64, 66, 70, 74, 76, 77, 81, 82, 83, 86, 87, 88, 94, 97, 98, 102, 103, 110, 111, 117, 122, 123, 161, 164, 175, 186, 188, 204, 211, 241, 250, 261, 274, 283, 811, 312, 313, 314, 315, 316, 322, 370, 871, 372, 381, 383, 403, 413,	
14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 88, 84, 85, 36, 64, 66, 70, 74, 76, 77, 81, 82, 83, 86, 87, 88, 94, 97, 98, 102, 103, 110, 111, 117, 122, 123, 161, 164, 175, 186, 188, 204, 211, 241, 250, 261, 274, 283, 811, 312, 313, 314, 315, 316, 322, 370, 871, 372, 381, 383, 403, 413, 420, 423, 424, 425, 428, 429, 480, 447.	
14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 88, 84, 85, 36, 64, 66, 70, 74, 76, 77, 81, 82, 83, 86, 87, 88, 94, 97, 98, 102, 103, 110, 111, 117, 122, 123, 161, 164, 175, 186, 188, 204, 211, 241, 250, 261, 274, 282, 311, 312, 313, 314, 315, 316, 322, 370, 871, 372, 381, 383, 403, 413, 420, 423, 424, 425, 428, 429, 430, 447. Committee appointments	
14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 38, 34, 35, 36, 64, 66, 70, 74, 76, 77, 81, 82, 83, 86, 87, 88, 94, 97, 98, 102, 103, 110, 111, 117, 122, 123, 161, 164, 175, 186, 188, 204, 211, 241, 250, 261, 274, 282, 311, 312, 313, 314, 315, 316, 322, 370, 371, 372, 381, 383, 403, 413, 420, 423, 424, 425, 428, 429, 480, 447. Committee appointments	
14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 38, 34, 35, 36, 64, 66, 70, 74, 76, 77, 81, 82, 83, 86, 87, 88, 94, 97, 98, 102, 103, 110, 111, 117, 132, 123, 161, 164, 175, 186, 188, 204, 211, 241, 250, 261, 274, 282, 311, 312, 313, 314, 315, 316, 322, 370, 371, 372, 381, 383, 403, 413, 420, 423, 424, 425, 428, 429, 430, 447. Committee appointments	869
14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 38, 34, 35, 36, 64, 66, 70, 74, 76, 77, 81, 82, 83, 86, 87, 88, 94, 97, 98, 102, 103, 110, 111, 117, 132, 123, 161, 164, 175, 186, 188, 204, 211, 241, 250, 261, 274, 282, 311, 312, 313, 314, 315, 316, 322, 370, 371, 372, 381, 383, 403, 413, 420, 423, 424, 425, 428, 429, 430, 447. Committee appointments	869
14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 38, 34, 35, 36, 64, 66, 70, 74, 76, 77, 81, 82, 83, 86, 87, 88, 94, 97, 98, 102, 103, 110, 111, 117, 122, 123, 161, 164, 175, 186, 188, 204, 211, 241, 250, 261, 274, 282, 311, 312, 318, 314, 315, 316, 322, 370, 371, 372, 381, 383, 403, 413, 420, 423, 424, 425, 428, 429, 480, 447. Committee appointments	869
14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 88, 84, 25, 36, 64, 66, 70, 74, 76, 77, 81, 82, 83, 86, 87, 88, 94, 97, 98, 102, 103, 110, 111, 117, 122, 123, 161, 164, 175, 186, 188, 204, 211, 241, 250, 261, 274, 283, 811, 312, 313, 314, 315, 316, 322, 370, 871, 372, 381, 383, 403, 413, 420, 423, 424, 425, 428, 429, 480, 447. Committee appointments	869
14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 88, 84, 25, 36, 64, 66, 70, 74, 76, 77, 81, 82, 83, 86, 87, 88, 94, 97, 98, 102, 103, 110, 111, 117, 122, 123, 161, 164, 175, 186, 188, 204, 211, 241, 250, 261, 274, 282, 811, 312, 318, 314, 315, 316, 322, 370, 371, 372, 381, 383, 403, 413, 420, 423, 424, 425, 428, 429, 430, 447. Committee appointments	869
14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 83, 84, 85, 36, 64, 66, 70, 74, 76, 77, 81, 82, 83, 86, 87, 88, 94, 97, 98, 102, 103, 110, 111, 117, 122, 123, 161, 164, 175, 186, 188, 204, 211, 241, 250, 261, 274, 282, 311, 312, 313, 314, 315, 316, 322, 370, 371, 372, 381, 383, 403, 413, 420, 428, 424, 425, 428, 429, 430, 447. Committee appointments	869
14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 38, 34, 35, 36, 64, 66, 70, 74, 76, 77, 81, 82, 83, 86, 87, 88, 94, 97, 98, 102, 103, 110, 111, 117, 122, 123, 161, 164, 175, 186, 188, 204, 211, 241, 250, 261, 274, 282, 311, 312, 313, 314, 315, 316, 322, 370, 371, 372, 381, 383, 403, 413, 420, 423, 424, 425, 428, 429, 430, 447. Committee appointments	869
14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 83, 84, 25, 36, 64, 66, 70, 74, 76, 77, 81, 82, 83, 86, 87, 88, 94, 97, 98, 102, 103, 110, 111, 117, 122, 123, 161, 164, 175, 186, 188, 204, 211, 241, 250, 261, 274, 283, 811, 312, 313, 314, 315, 316, 322, 370, 371, 372, 381, 383, 403, 413, 420, 423, 424, 425, 428, 429, 430, 447. Committee appointments	869
14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 88, 84, 25, 36, 64, 66, 70, 74, 76, 77, 81, 82, 83, 86, 87, 88, 94, 97, 98, 102, 103, 110, 111, 117, 122, 123, 161, 164, 175, 186, 188, 204, 211, 241, 250, 261, 274, 283, 811, 312, 313, 314, 315, 316, 322, 370, 871, 372, 381, 383, 403, 413, 420, 423, 424, 425, 428, 429, 480, 447. Committee appointments	869
14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 88, 84, 25, 36, 64, 66, 70, 74, 76, 77, 81, 82, 83, 86, 87, 88, 94, 97, 98, 102, 103, 110, 111, 117, 122, 123, 161, 164, 175, 186, 188, 204, 211, 241, 250, 261, 274, 282, 811, 312, 318, 314, 315, 316, 322, 370, 371, 372, 381, 383, 403, 413, 420, 423, 424, 425, 428, 429, 480, 447. Committee appointments	869
14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 83, 84, 35, 36, 64, 66, 70, 74, 76, 77, 81, 82, 83, 86, 87, 88, 94, 97, 98, 102, 103, 110, 111, 117, 122, 123, 161, 164, 175, 186, 188, 204, 211, 241, 250, 261, 274, 282, 311, 312, 313, 314, 315, 316, 322, 370, 371, 372, 381, 383, 403, 413, 420, 428, 424, 425, 428, 429, 430, 447. Committee appointments	869
14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 83, 84, 35, 36, 64, 66, 70, 74, 76, 77, 81, 82, 83, 86, 87, 88, 94, 97, 98, 102, 103, 110, 111, 117, 122, 123, 161, 164, 175, 186, 188, 204, 211, 241, 250, 261, 274, 288, 311, 312, 313, 314, 315, 316, 322, 370, 371, 372, 381, 383, 403, 413, 420, 423, 424, 425, 428, 429, 430, 447. Committee appointments	869 1005
14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 83, 84, 35, 36, 64, 66, 70, 74, 76, 77, 81, 82, 83, 86, 87, 88, 94, 97, 98, 102, 103, 110, 111, 117, 122, 123, 161, 164, 175, 186, 188, 204, 211, 241, 250, 261, 274, 282, 311, 312, 313, 314, 315, 316, 322, 370, 371, 372, 381, 383, 403, 413, 420, 428, 424, 425, 428, 429, 430, 447. Committee appointments	869 1005
14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 83, 84, 25, 36, 64, 66, 70, 74, 76, 77, 81, 82, 83, 86, 87, 88, 94, 97, 98, 102, 103, 110, 111, 117, 122, 123, 161, 164, 175, 186, 188, 204, 211, 241, 250, 261, 274, 283, 811, 312, 313, 314, 315, 316, 322, 370, 371, 372, 381, 383, 403, 413, 420, 423, 424, 425, 428, 429, 430, 447. Committee appointments	869 1005
14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 83, 84, 25, 36, 64, 66, 70, 74, 76, 77, 81, 82, 83, 86, 87, 88, 94, 97, 98, 102, 103, 110, 111, 117, 122, 123, 161, 164, 175, 186, 188, 204, 211, 241, 250, 261, 274, 283, 811, 312, 313, 314, 315, 316, 322, 370, 871, 372, 381, 383, 403, 413, 420, 423, 424, 425, 428, 429, 480, 447. Committee appointments	869 1005
14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 83, 84, 25, 36, 64, 66, 70, 74, 76, 77, 81, 82, 83, 86, 87, 88, 94, 97, 98, 102, 103, 110, 111, 117, 122, 123, 161, 164, 175, 186, 188, 204, 211, 241, 250, 261, 274, 282, 811, 312, 313, 314, 315, 316, 322, 370, 371, 372, 381, 383, 403, 413, 420, 423, 424, 425, 428, 429, 480, 447. Committee appointments	869 1005
14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 88, 84, 85, 36, 64, 66, 70, 74, 76, 77, 81, 82, 83, 86, 87, 88, 94, 97, 98, 102, 103, 110, 111, 117, 122, 123, 161, 164, 175, 186, 188, 204, 211, 241, 250, 261, 274, 282, 811, 312, 318, 314, 315, 316, 322, 370, 371, 372, 381, 383, 403, 413, 420, 423, 424, 425, 428, 429, 480, 447. Committee appointments	869 1005
14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 83, 84, 25, 36, 64, 66, 70, 74, 76, 77, 81, 82, 83, 86, 87, 88, 94, 97, 98, 102, 103, 110, 111, 117, 122, 123, 161, 164, 175, 186, 188, 204, 211, 241, 250, 261, 274, 283, 811, 312, 313, 314, 315, 316, 322, 370, 371, 372, 381, 383, 403, 413, 420, 423, 424, 425, 428, 429, 430, 447. Committee appointments	869 1005
14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 83, 84, 25, 36, 64, 66, 70, 74, 76, 77, 81, 82, 83, 86, 87, 88, 94, 97, 98, 102, 103, 110, 111, 117, 122, 123, 161, 164, 175, 186, 188, 204, 211, 241, 250, 261, 274, 283, 811, 312, 313, 314, 315, 316, 322, 370, 871, 372, 381, 383, 403, 413, 420, 423, 424, 425, 428, 429, 480, 447. Committee appointments	869 1005
14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 83, 84, 25, 36, 64, 66, 70, 74, 76, 77, 81, 82, 83, 86, 87, 88, 94, 97, 98, 102, 103, 110, 111, 117, 122, 123, 161, 164, 175, 186, 188, 204, 211, 241, 250, 261, 274, 283, 811, 312, 313, 314, 315, 316, 322, 370, 871, 372, 381, 383, 403, 413, 420, 423, 424, 425, 428, 429, 480, 447. Committee appointments	869 1005
14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 83, 84, 25, 36, 64, 66, 70, 74, 76, 77, 81, 82, 83, 86, 87, 88, 94, 97, 98, 102, 103, 110, 111, 117, 122, 123, 161, 164, 175, 186, 188, 204, 211, 241, 250, 261, 274, 283, 811, 312, 313, 314, 315, 316, 322, 370, 371, 372, 381, 383, 403, 413, 420, 423, 424, 425, 428, 429, 480, 447. Committee appointments	869 1005
14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 83, 84, 25, 36, 64, 66, 70, 74, 76, 77, 81, 82, 83, 86, 87, 88, 94, 97, 98, 102, 103, 110, 111, 117, 122, 123, 161, 164, 175, 186, 188, 204, 211, 241, 250, 261, 274, 283, 811, 312, 313, 314, 315, 316, 322, 370, 371, 372, 381, 383, 403, 413, 420, 423, 424, 425, 428, 429, 430, 447. Committee appointments	869 1005
14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 88, 84, 25, 36, 64, 66, 70, 74, 76, 77, 81, 82, 83, 86, 87, 88, 94, 97, 98, 102, 103, 110, 111, 117, 122, 123, 161, 164, 175, 186, 188, 204, 211, 241, 250, 261, 274, 283, 811, 312, 313, 314, 315, 316, 322, 370, 871, 372, 381, 383, 403, 413, 420, 423, 424, 425, 428, 429, 430, 447. Committee appointments	869 1005
14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 83, 84, 25, 36, 64, 66, 70, 74, 76, 77, 81, 82, 83, 86, 87, 88, 94, 97, 98, 102, 103, 110, 111, 117, 122, 123, 161, 164, 175, 186, 188, 204, 211, 241, 250, 261, 274, 283, 811, 312, 313, 314, 315, 316, 322, 370, 371, 372, 381, 383, 403, 413, 420, 423, 424, 425, 428, 429, 430, 447. Committee appointments	869 1005

Visitors presented	
470, 604, 609, 662, 708, 726, 746, 804, 817, 842, 856, 871, 905, 926, 927, 954, 955, 966, 979, 1001, 1019, 1041, 1085, 1076,	
905, 926, 927, 954, 955, 966, 979, 1001, 1019, 1041, 1065, 1076,	1119
Asked unanimous consent	
169, 208, 215, 243, 251, 260, 266, 330, 405, 422, 450, 458,	
169, 208, 215, 243, 251, 260, 266, 330, 405, 422, 450, 453, 456, 457, 476, 520, 525, 562, 607, 645, 656, 661, 679, 694,	
721, 757, 758, 780, 811, 826, 827, 828, 884, 891, 918, 937,	
968, 1086, 1097, 1099, 1106, 1125, 1137, 1192, 1215, 1224, 1289, 1245,	
Presided at sessions of the Senate969, 970,	
Ruling made by	
Motions withdrawn884,	
Amendments withdrawn208, 364, 456, 679, 757, 758, 809, 827,	1125
FIFTY-THIRD GENERAL ASSEMBLY—	
Resolution for January recess, S. C. R. 4	
Resolution for spring recess, H. C. R. 8	
Resolution for special recess on Good Friday, S. C. R. 14	62 5
Resolutions for adjournment sine die, S. C. R. 16 and H. C. R. 22	
Adjournment sine die	1288
FISHBAUGH, EARL C., JrSenator Seventh District.	
Bills introduced-Nos. 92, 101, 200, 301, 321, 408, 440, 454.	
Committee appointments	1229
Petitions presented	
Resolutions offered	597
Amendments offered219, 230, 265, 352, 387, 389, 424,	
475, 562, 566, 577, 646, 700, 712, 717, 739, 771, 801, 823,	
851, 868, 877, 921, 928, 985, 1074, 1173, 1174, 1175, 1218, 1219, Motions made	1220
Motions made184, 230, 265, 286, 310, 331, 352, 475,	
557, 401, 650, 682, 707, 712, 771, 823, 865, 877, 928, 1219,	1220
Amendments withdrawn	
Leave of absence granted to	269
Asked unanimous consent	
187, 331, 477, 571, 851, 858, 876, 914, 1079, 1098, 1136,	
Visitors presented	
Presided at sessions of the Senate	667
FLAG SONG, THE IOWA-	
Adopted as official, by legislature in joint session	
Words by E. O. Osborne	
Music by Esther May Clark	834
Resolution relating to, H. C. R. 17	721
MORRED IIADI AN C. Constan Manch District	
FOSTER, HARLAN C.—Senator Tenth District. Bills introduced—No. 200, 202, 221, 222, 224, 298, 374, 408.	
Committee appointments	723
Petitions presented	
Resolution offered	, 301
Amendments offered	-
Motions made	
Amendments withdrawn	
Asked unanimous consent	
Visitors presented	
- water processes	
GILLESPIE, RAYMOND-Senator Sixteenth District.	
Bills introduced-Nos. 104, 235, 392.	
Committee appointments99,	557
Resolution offered	728
Petitions presented379, 400, 415, 568, 579, 748, 854, 870, 889,	904
Amendments offered	
Motions made444, 1126, 1158, 1250,	
Visitors presented	

GOVERNMENTAL AFFAIRS, COMMITTEE ON-	
Appointed	95
Bills referred to— S. F.—36, 59, 62, 66, 68, 74, 106, 176, 230, 301, 363, 377, 418.	
H. F.—14, 18, 25, 55, 70, 71, 100, 198.	
Reports342, 343, 408, 528,	529
GOVERNOR'S DAY AT CLEAR LAKE-	
Invitation to, extended by Senator Knudson	707
GOVERNOR WILLIAM S. BEARDSLEY-	
Inaugural address of 8	7-94
Budget message of129	
Resolution relating to budget message of, S. C. R. 6	
Took oath of office	86
Addressed joint conventions	
Committees to notify	
Communications from	1281
Bills approved by	
600, 620, 660, 661, 698, 715, 764 - 765, 812, 866, 885, 919,	1000
948, 997, 1018, 1062, 1111, 1116, 1171, 1183-1184, 1286-1287, 1289, Bills vetoed by	
Dinie vetted by	1491
HART, STANLEY L Senator First District.	
Bills introduced—Nos. 25, 26, 221, 222, 348.	
Committee appointments	1141
Petitions presented	743
Resolution offered	7
Amendments offered	1218
Motions made	1167
Detailed explanation of proposed State Office Building, presented	
by	
Leave of absence granted to	77
Asked unanimous consent	148
Call of Senate requested	405
Presided at sessions of the Senate	
Visitors presented	
Birthday felicitations to	758
HATTERY, JOHN R Senator Thirty-first District.	
Bills introduced—Nos. 22, 93, 95, 100, 101, 115, 163, 221, 222, 273, 368,	
392, 438. Committee appointments4, 6, 94, 99, 458, 723, 1157, 1234,	1261
Resolution offered	884
Petitions presented	
ANN AAE E19 EQQ E1A 7N9 710 7A9 778 97N 9NA 99E	936
Amendments offered	
255. 326. 352. 357. 358. 359. 367. 384. 411. 412. 442. 563.	
* 255, 326, 352, 357, 358, 359, 367, 384, 411, 412, 442, 563, 647, 717, 797-799, 812, 818, 886, 887, 894, 914, 924, 928,	
984, 985, 942, 950, 969, 973, 1035-1038, 1054, 1122, 1136, 1143,	1218
Motions made	
246, 247, 263, 264, 310, 352, 366, 367, 368, 383, 384, 385,	
457, 458, 546, 549, 634, 635, 654, 723, 724, 725, 749, 750,	
780, 878, 880, 894, 913, 916, 917, 928, 943, 947, 969, 970,	
971, 1024, 1054, 1069, 1070, 1098, 1122, 1185, 1136, 1140, 1168, 1181,	1182
Asked unanimous consent234, 243,	
260, 380, 428, 477, 654, 758, 914, 928, 969, 970, 1130, 1135,	1148
Visitors presented	
	1146

Amendments withdrawn	828
HENNINGSEN, O. H.—Senator Twenty-second District. Bills introduced—Nos. 22, 23, 59, 93, 96, 97, 98, 177, 189, 219, 221, 222, 292, 324, 325, 355, 369, 414, 431, 448.	
Committee appointments	
Petitions presented281, 299, 513, 535, 743, 756, 778, 925, 977,	
Resolutions offered	, 15
74, 325, 378, 387, 611, 613, 1136, 1177-1178, 1215, 1217,	1219
Motions made	
74, 79, 80, 81, 290, 386, 387, 478, 550, 551, 556, 557,	
592, 731, 807, 1031, 1022, 1028, 1024, 1185, 1215, 1217, 1219, 1284,	
Asked unanimous consent	959
Visitors presented	1224
Call of Senate requested	
Can of behave requested	700
HIGHWAYS, COMMITTEE ON-	
Appointed	96
Bills introduced by-Nos. 400, 458, 467.	
Bills referred to-	
S. F.—J. R. 4; 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 104, 235, 256, 260, 290, 326, 346.	
H. F.—J. R. 2; 392.	
Reports	532
, , , , , , , , , , , , , , , , , , , ,	•••
HOUSE MEMBERS—	
Motions made by, in joint conventions—	
Armstrong	686 834
Weichman	
Clark of Marion	830 834
Clark of Marion	834 494
Clark of Marion	834
Kruse94,	834 494
Kruse	834 494 85 432
Kruse	834 494 85 432
Kruse	834 494 85 432 36
Kruse	834 494 85 432 36 57 85
Kruse	834 494 85 432 36 57 85
Kruse	834 494 85 432 36 57 85
Kruse	834 494 85 432 36 57 85 85 129 333 428
Kruse	834 494 85 432 36 57 85 129 333 428 481
Kruse	834 494 85 432 36 57 85 85 129 333 428 481 686
Kruse	834 494 85 432 36 57 85 129 333 428 481
Kruse	834 494 85 432 36 57 85 85 129 333 428 481 686
Kruse Stifffer Leeka Appointed on committees, in joint conventions— Wilson, Anderson and Nielsen Kosek, Armstrong and Caffrey Metz, Sherod and Olson Stifffer, Siefkas, Washburn Siefkas, Clark of Appanoose Schwengel, Norland Palmer, Hicklin Clarke, Schwengel Armstrong, Clark of Appanoose, Hanna, Welch Brown, Clark of Marion HULTMAN, O. N.—Senator Eighth District. Bills introduced—Nos. J. R. 1; 22, 40, 41, 42, 43, 44, 45, 46, 47, 48,	834 494 85 432 36 57 85 85 129 333 428 481 686
Kruse Stiffier Leeka Appointed on committees, in joint conventions— Wilson, Anderson and Nielsen Kosek, Armstrong and Caffrey Metz, Sherod and Olson Stiffier, Siefkas, Washburn Siefkas, Clark of Appanoose Schwengel, Norland Palmer, Hicklin Clarke, Schwengel Armstrong, Clark of Appanoose, Hanna, Welch Brown, Clark of Marion HULTMAN, O. N.—Senator Eighth District. Bills introduced—Nos. J. R. 1; 22, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 69, 78, 199, 221, 222.	834 494 85 432 36 57 85 129 333 428 481 686 830
Kruse Stiffier Leeka Appointed on committees, in joint conventions— Wilson, Anderson and Nielsen Kosek, Armstrong and Caffrey Metz, Sherod and Olson Stiffier, Siefkas, Washburn Siefkas, Clark of Appanoose Schwengel, Norland Palmer, Hicklin Clarke, Schwengel Armstrong, Clark of Appanoose, Hanna, Welch Brown, Clark of Marion. HULTMAN, O. N.—Senator Eighth District. Bills introduced—Nos. J. R. 1; 22, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 69, 78, 199, 221, 222. Committee appointments	834 494 85 432 36 57 85 129 333 428 481 686 830
Kruse Stiffier Leeka Appointed on committees, in joint conventions— Wilson, Anderson and Nielsen Kosek, Armstrong and Caffrey Metz, Sherod and Olson Stiffier, Siefkas, Washburn Siefkas, Clark of Appanoose Schwengel, Norland Palmer, Hicklin Clarke, Schwengel Armstrong, Clark of Appanoose, Hanna, Welch Brown, Clark of Marion HULTMAN, O. N.—Senator Eighth District Bills introduced—Nos. J. R. 1; 22, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 69, 78, 199, 221, 222. Committee appointments	834 494 85 432 36 57 85 129 333 428 481 686 830
Kruse Stiffier Leeka Appointed on committees, in joint conventions— Wilson, Anderson and Nielsen Kosek, Armstrong and Caffrey Metz, Sherod and Olson Stiffier, Siefkas, Washburn Siefkas, Clark of Appanoose Schwengel, Norland Palmer, Hicklin Clarke, Schwengel Armstrong, Clark of Appanoose, Hanna, Welch Brown, Clark of Marion HULTMAN, O. N.—Senator Eighth District. Bills introduced—Nos. J. R. 1; 22, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 69, 78, 199, 221, 222. Committee appointments. 6, 85, 99, 435, 686, Petitions presented. 360, 379, 719, 743, 816, Amendments offered	834 494 85 432 366 57 85 129 333 428 481 686 880
Kruse Stiffler Leeka Appointed on committees, in joint conventions— Wilson, Anderson and Nielsen Kosek, Armstrong and Caffrey Metz, Sherod and Olson Stiffler, Siefkas, Washburn Siefkas, Clark of Appanoose Schwengel, Norland Palmer, Hicklin Clarke, Schwengel Armstrong, Clark of Appanoose, Hanna, Welch Brown, Clark of Marion HULTMAN, O. N.—Senator Eighth District Bills introduced—Nos. J. R. 1; 22, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 69, 78, 199, 221, 222. Committee appointments. 6, 85, 99, 435, 686, Petitions presented. 360, 379, 719, 743, 816, Amendments offered 924, 934, 935, 943, 966, 969, 1008-1016, 1029, 1030, 1035, 1038, 1039,	834 494 85 432 36 57 85 129 333 428 481 686 830
Kruse Stiffier Leeka Appointed on committees, in joint conventions— Wilson, Anderson and Nielsen Kosek, Armstrong and Caffrey Metz, Sherod and Olson Stiffier, Siefkas, Washburn Siefkas, Clark of Appanoose Schwengel, Norland Palmer, Hicklin Clarke, Schwengel Armstrong, Clark of Appanoose, Hanna, Welch Brown, Clark of Marion HULTMAN, O. N.—Senator Eighth District. Bills introduced—Nos. J. R. 1; 22, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 69, 78, 199, 221, 222. Committee appointments. 6, 85, 99, 435, 686, Petitions presented. 360, 379, 719, 743, 816, Amendments offered	834 494 85 432 36 57 85 85 129 333 428 481 686 830
Kruse Stiffler Leeka Appointed on committees, in joint conventions— Wilson, Anderson and Nielsen Kosek, Armstrong and Caffrey Metz, Sherod and Olson Stiffler, Siefkas, Washburn Siefkas, Clark of Appanoose Schwengel, Norland Palmer, Hicklin Clarke, Schwengel Armstrong, Clark of Appanoose, Hanna, Welch Brown, Clark of Marion HULTMAN, O. N.—Senator Eighth District. Bills introduced—Nos. J. R. 1; 22, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 69, 78, 199, 221, 222. Committee appointments	834 494 85 432 36 57 85 85 481 686 830 1229 854 1066 1162 9579

HUMBERT, ERNEST L.—Senator Sixth District. Bills introduced—Nos. 72, 73, 104, 227, 235, 255, 416. Committee appointments. .99, 458, Petitions presented .281, 425, 743, 778, 816, 855, Amendments offered .613, Motions made .595, Leave of absence granted to	936 973 927
INAUGURATION— Resolution empowering joint committee to arrange for, S. C. R. 1 Committee appointed	6 6 86
INSURANCE, COMMITTEE ON— Appointed	96
S. F.—23, 32, 94, 205, 219, 224, 293, 411, 423, 424. Reports	520
INTERIM COMMITTEES— (New appointees to serve during interim.) Interstate Cooperation, Council of State Governments	1170
Municipal Improvement Laws, Committee on, to Review and Codify Reorganization and Consolidation of State Government, (Dep.	
study) ("Little Hoover")	1170
mittee")State Office Building	1141
INTERSTATE COOPERATION, COMMISSION ON— (Affiliated with Council of State Governments.) Chairman—Attorney General Robert L. Larson. Resolution relating to, H. C. R. 13	
INTERSTATE COOPERATION, COMMITTEE ON— (See "Interstate Cooperation, Commission on".) Standing committee appointed	926
New members on interim committee appointed	
Appointed	96
H. F.—2, 192. Reports	424
Amendment offered	
JACOBSON, ARTHUR H.—Senator Fortieth District. Bills introduced—Nos. 1, 56, 92, 124, 145, 171, 201, 239, 251, 252, 363, 392, 455.	
Committee appointments	
Petitions presented	841
Amendments offered	
399, 412, 499, 522, 523, 564, 565, 570, 610, 612, 636, 672, 674, 681, 716, 738, 740, 750, 753, 759, 772, 885, 899, 914, 1107, 1112, 1132, 1143, 1144, 1153, 1164, 1161, 1175, 1176, 1218, 1220,	1221

Motions made
210, 227, 234, 265, 290, 309, 393, 407, 522, 523, 524, 588, 595, 605, 606, 680, 681, 714, 750, 759, 768, 772, 843, 860,
595, 605, 606, 686, 681, 714, 750, 759, 768, 772, 843, 860,
914, 915, 919, 954, 955, 968, 1045, 1046, 1075, 1079, 1080, 1087,
1088, 1137, 1132, 1134, 1152, 1153, 1154, 1161, 1218, 1220, 1221, 1248, 1244
Asked unanimous consent
Visitors presented 1019
Raised point of order
Presided at sessions of the Senate
Ruling made by
Amendments withdrawn
Call of Senate requested 405
· ·
JOINT CONVENTIONS—
To receive biennial message of Governor Robert D. Blue 35-56
For canvass of votes 81
To hear inaugural address of Governor William S. Beardsley 85-94
To hear budget message of Governor William S. Beardsley 128
To hear E. O. Osborne recite poems
To hear rendition of The Iowa Flag Song
To hear address by Commander Perry Brown, national commander
of the American Legion428-432
To hear address by Dean Paul Shipman Andrews, sponsored by
United World Federalists481-494
To hear program by Pioneer Lawmakers Association686-692
To hear address by Mr. William Petersen, superintendent of the
Iowa Historical Society, in Lincoln's Day memorial address333-339
Resolutions relating to
TITOTATA DE 1. COMMENTO ON
JUDICIARY 1, COMMITTEE ON—
Appointed 96
Bills introduced by—Nos. J. R. 9; 134, 135, 136, 137, 188, 189, 140, 172,
281, 282, 284, 285, 350, 384, 475, 492, 509.
Bills referred to—
S. F.—J. R. 2; 31, 33, 37, 39, 56, 57, 65, 67, 69, 75, 92, 118, 124, 132, 148, 204, 217, 257, 258, 267, 300, 315, 318, 324, 369, 374, 382, 405.
H. F.—38, 92, 96, 168, 176, 194, 282.
Resolution offered
Amendment withdrawn
Reports140, 141, 148, 161, 162, 312, 355, 356, 394, 440, 441, 498
JUDICIARY 2, COMMITTEE ON—
Appointed 96
Bills introduced by—J. R. 11; 127, 128, 173, 174, 178, 206, 207, 208, 236,
237, 238, 851, 352, 426, 469, 472, 483, 484, 485, 486, 489, 491, 501,
507, 508, 518, 524.
Bills referred to-
S. F.—J. R. 1; 12, 16, 18, 19, 20, 21, 70, 79, 89, 115, 121, 122, 125,
145, 178, 213, 220, 251, 259, 263, 270, 299, 304, 310, 314, 317,
319, 325, 349, 362, 3 71, 37 2, 375, 402, 408, 415, 420 .
H. F.—7, 10, 12, 39, 81, 89, 98, 102, 189, 150 196, 279, 281, 318,
824, 370, 371, 442.
Reports
253, 812, 354, 355, 395, 438, 489, 440, 495, 496, 542, 548, 544
KNUDSON, HERMAN M.—Senator Forty-third District.
Bills introduced—Nos. 1, 22, 28, 39, 95, 141, 149, 228, 245, 254, 278,
276, 348, 452.
Committee appointments
Resolutions offered
128 out 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

Amendments offered	
112, 174, 255; 262, 297, 316, 378, 389, 442, 442-444,	
455, 522, 597, 612, 769, 815, 820, 886, 978, 1048, 1100, 1194-	1215
Motions made	
122, 174, 175, 859, 851, 389, 591, 592, 593, 594, 601, 665,	
666, 759, 760, 761, 820, 1043, 1055, 1060, 1098, 1100, 1119, 1148,	
1163, 1167, 1182, 1183, 1185, 1186, 1192, 1194, 1219, 1228, 1233, 1256,	1957
Leave of absence granted to	889
Asked unanimous consent121, 860,	
Visitors presented	979
Remarks	860
Extended invitation to Governor's Days at Clear Lake	707
Call of Senate requested	405
LABOR, COMMITTEE ON-	
·	
Appointed	96
Bills referred to—	
S. F.—802, 303, 355, 367.	
LEGISLATIVE EMPLOYEES—	
See "Officers and Employees of the Senate."	
Also see "Chaplains."	
LEGISLATIVE EXPENSES-	
Chaplains, compensation of	
Officers and employees, compensation of31-33, 7	2-73
Resolutions Relating to—	
H. C. R. 4 and S. C. R. 5	32
S. C. R. 7	122
H. C. R. 12434-435, 459	-460
H. C. R. 261114-1115, 1119-	
	1120
Senate and House bills relating to—S. F. 476, H. F. 611	
Post session expense, H. C. R. 29	1235
LIEUTENANT GOVERNOR KENNETH A. EVANS—	
(See also Evans, Kenneth A., President of the Senate)	
Evans, Kenneth A. elected	84
Certificate of election of	84
Took oath of office	86
Presided at joint conventions35, 87, 129, 333,	481
Committees appointed by36, 85, 129, 333, 428, 458, 481, 650, 686,	830
Presented to joint conventions by36, 87, 129, 686, 333, 428, 481,	830
LINCOLN, ABRAHAM—	
Birthday observance of	330
"Abe Lincoln! Human Engineer," Reprint from Eagles official	
magazine	330
•	
A DO DIGITADO V. Senetes Festy 66th District	
LEO, RICHARD V.—Senator Forty-fifth District.	
(See President Pro Tempore of the Senate)	
Bills introduced-Nos. 133, 170, 200, 202, 205, 221, 222, 228, 248, 254,	
259, 298, 304, 405.	
Committee appointments	728
Elected President Pro Tempore	8
Petitions presented	986
Amendments offered	
Motions made	
Asked unanimous consent	1130
Visitors presented	804
Presided at sessions of the Senate	889
	500

LINNEVOLD, WILLIAM—Senator Forty-second District. Bills introduced—Nos. 162, 205, 221, 222. Committee appointments	
Amendments offered	
Motions made	
Leave of absence granted to	
Asked unanimous consent	
Visitors presented871,	
Led assembly singing	
Remarks	596
LORD, HERMAN B.—Senator Twentieth District.	
Bills introduced—Nos. 68, 126, 146, 215, 221, 222, 228, 246, 247, 343, 406.	
Committee appointments	728
Petitions presented	
579, 598, 614, 744, 756, 778, 802, 816, 855, 870, 925, 937,	952 .
Amendments offered 128 205 906 907 200 AD7	
Amendments offered	1000
740, 541, 685, 618, 619, 600, (64, 103, 1034, 1101, 1144, 1114,	1235
Motions made	
629, 630, 663, 679, 683, 710, 711, 782, 1101, 1105, 1130, 1131,	
Amendments withdrawn	
Asked unanimous consent324,	
Remarks	1247
THE TANKS AND AND SHOPE AND THE PROPERTY OF TH	
LYNES, J. KENDALL—Senator Thirty-ninth District.	
Bills introduced—Nos. 32, 79, 147, 162, 187, 205, 213, 214, 221, 222,	
246, 310, 355, 364, 448, 449.	
Committee appointments4, 8, 85, 94, 100, 527, 723,	
Leave of absence granted to	
Petitions presented281, 400, 445, 649, 744, 855, 870,	1064
Amendments offered	
320, 343, 442, 453, 534, 545, 564, 565, 570, 607, 718, 725,	
776, 806, 815, 840, 851, 868, 924, 934, 950, 969, 973, 1073,	1106
Amendments withdrawn819,	969
Motions made 123, 176, 177, 184, 185, 186, 216, 250, 251, 316,	
320, 349, 350, 451, 452, 453, 536, 545, 546, 556, 562, 571,	
581, 582, 604, 607, 707, 724, 725, 766, 767, 789, 805 , 8 06,	
820. 821. 863. 872. 873. 883. 943. 969. 972. 978. 974. 975.	
986, 1019, 1039, 1041, 1042, 1043, 1044, 1048, 1049, 1050, 1051, 1072,	
1073, 1074, 1075, 1076, 1080, 1083, 1084, 1085, 1094, 1097, 1103, 1104,	
Asked unanimous consent123, 177, 184, 251, 303, 458, 561, 604, 607, 706, 789, 805, 819, 969, 1042, 1089, 1102, 1103,	
561, 604, 607, 706, 789, 805, 819, 969, 1042, 1089, 1102, 1103,	1107
Visitors presented	
President pro tempore nominated by	8
Presided at sessions of the Senate	931
Tribute paid to	805
Remarks595,	758
Statement relating to conservation	1089
_	
MANUFACTURING, COMMERCE AND TRADE, COMMITTEE ON-	
Appointed	96
Bills referred to-	
S. F.—109, 165, 166, 199.	
Reports	410
•	
MARTIN, FRANK D.—Senator Twenty-first District.	
Bills introduced—Nos. 61, 93, 97, 98, 157, 176, 177, 221, 222, 267, 299,	
300, 311, 312, 313, 355, 394, 413.	
Committee appointments	100
Petitions presented293, 344,	
Resolution offered	158

Amendments offered	613
Motions made	89
Leave of absence granted to	
256, 568, 614, 632, 649, 675, 703, 719, 756, 936,	101
Asked unanimous consent	550
•	
MAYTAG, FRED-Senator Twenty-ninth District.	
Bills introduced—Nos. 22, 70, 103, 156, 218, 246, 298.	
Committee appointments	72
Petitions presented535, 649, 744, 757, 778, 965, 977, 1001, 1018,	109
Resolutions offered	1111
Amendments offered464, 476, 477, 611,	
612, 623, 626, 700, 740, 813, 821, 822, 886, 899, 911, 920,	
934, 949, 972, 973, 1003, 1042, 1063, 1093, 1094, 1112, 1123, 1125,	1141
Motions made 129, 216, 309, 433, 434, 476, 477, 478, 590, 622 623, 626, 627, 634, 822, 843, 957, 973, 989, 1003, 1055, 1102,	
623, 626, 627, 634, 822, 84 3, 957, 973, 989, 1003, 1055, 1102,	1111
Visitors presented	807
Leave of absence granted to189, 269, 327, 344, 360, 379,	854
Welcome to Pioneer Lawmakers Association	686
Asked unanimous consent	1102
Declined to vote	768
Remarks	1108
Presided at sessions of the Senate	809
McCARVILLE, PAUL E Senator Twenty-seventh District.	
Bills introduced—Nos. 38, 66, 97, 98, 108, 108, 132, 141, 171, 198, 230,	
283, 301, 311, 312, 313, 355, 377, 393, 413, 414, 418, 434, 457.	
Committee appointments	1170
Petitions presented .425, 445, 466, 536, 598, 649, 703, 744, 802, 889,	925
Amendments offered. 188, 220, 266, 325, 395, 896, 420, 563, 613,	
717, 732, 796, 861, 885, 914, 1063, 1093, 1111, 1123, 1125, 1218,	1227
Motions made309, 387, 420, 421, 625, 732, 733, 861, 1153,	
Resolution offered728,	
Leave of absence granted to	
Asked unanimous consent	1132
Visitors presented284, 453, 905, 913, 966, 971, 1095,	
Amendments withdrawn352, 733,	
Presided at session of the Senate	725
McMURRY, PEARL W-Senator Fourth District.	
Bills introducedNos. 95, 118, 124, 144, 192, 193, 221, 222, 260, 280.	
Committee appointments	723
Petitions presented327, 425, 466, 513, 675, 703, 744, 798, 841, 904,	
Amendments offered	973
Motions made172, 173, 197, 198, 624, 636, 637, 695, 742, 931,	932
Resolutions offered	
Asked unanimous consent	637
Visitors presented	966
Tribute to George Washington	450
Remarks	
	1103
MEMORIALS—	
Committee on, appointed	
In Memoriam list	
Memorials printed in journals	1304
MERCER, LEROY S Senator Twenty-fifth District.	
Bills introduced—Nos. 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 23, 25,	
26, 55, 97, 98, 126, 199, 241, 279, 357, 376, 394, 438.	
Committee appointments	1157
Petitions presented	1107
Resolutions offered	
Amendments offered	
203. 255. 279. 293-296 306 472 511 582 752 816 851	250

Amendments withdrawn306, 1	1019
Motions made3, 29, 30, 306, 307, 326, 578, 781, 1019, 1070, 1151,	1 23 5
Motions withdrawn	29
Leave of absence granted to	925
Asked unanimous consent	019,
Visitors presented	871
Remarks	222
MESSAGES-	
Biennial from Governor Robert D. Blue	
Budget from Governor William S. Beardsley129	
From Governor Beardsley234, 997-998,	1288
From the House17, 18, 30, 34, 80, 117, 135, 157, 177,	
182, 187, 198, 223, 228, 251, 258, 271, 283, 291, 322, 341, 351, 362, 382, 403, 416, 484, 478, 525, 587, 562, 573, 580,	
351, 362, 382, 403, 416, 484, 478, 525, 537, 562, 573, 580,	
602, 616, 625, 641, 650, 658, 685, 704, 727, 746, 761, 772,	
778, 793, 805, 824, 834, 847, 856, 874, 905, 932, 953, 958, 959, 967, 971, 980, 990, 1025, 1032, 1046, 1058, 1065, 1067, 1082,	
1098, 1105, 1107, 1110, 1113, 1116, 1128, 1132, 1150, 1151, 1155, 1165,	
1172, 1180, 1189, 1193, 1221, 1230, 1248, 1252, 1254, 1256, 1259, 1260, 1	1202
MILEAGE, COMMITTEE ON—	
Appointment of	5
Reports of	57
	•
MILITARY AFFAIRS, COMMITTEE ON-	
Appointed	96
Bills introduced by-Nos. 203, 329, 330, 331, 387, 462, 463, 480, 495,	
496, 508.	
Bills referred to—	
S. F.—3, 91, 96, 248, 294.	
Н. F.—95, 99.	
Resolution offered933,	945
Reports202, 356,	441
MILLER, J. F.—Senator Fiftieth District.	
Bills introduced-Nos. 10, 200, 293, 321, 408.	
Committee appointments	723
Petitions presented	
Amendments offered920, 984, 949, 973,	1112
Resolution offered	1121
Motions made 5, 390, 391, 553, 587, 623, 624, 719, 1052, 1053, 1121, 1141,	1164
Asked unanimous consent	
Visitors presented	
Explanation of vote	944
NORTH THITTOT BE COMMITTED ON	
MOTOR VEHICLES, COMMITTEE ON—	0.7
Appointed	97
233, 286, 287, 288, 289, 290, 295, 353, 356, 432, 433, 442, 506.	
Bills referred to—	
S. F.—29, 51, 52, 53, 76, 77, 381, 416.	
Reports	599
200ports	023
MUNICIPAL IMPROVEMENT LAWS, COMMITTEE ON, TO REVIEW A	AND
CODIFY—	
Members appointed	1261
MUSIC FURNISHED BY-	
Bill Austin's string ensemble	85
Jeanne Labadie-Crawford, soprano, accompanied by Lengre Mudge	70
Stull	86
Three Lind Brothers	95
Drake University music department	686
Mrs. Lyall H. Mitchell, Esther May Clark and Ruth Ann Augustine	834
•	

MYRLAND, E. C.—Senator Thirty-fourth District.	
Bills introduced-Nos. 57, 58, 160, 170, 199, 209, 265, 266, 838.	
Committee appointments101, 527,	723
Petitions presented	937
Amendments offered	973
Motions made146, 147, 677,	1222
Asked unanimous consent	201
Visitors presented	1095
Call of Senate requested	405
OATH OF OFFICE	
•	
By temporary officers	1
By permanent officers of the Senate	10
By Governor-elect and Lieutenant Governor-elect	3 86
By Governor-eject and Medienant Governor-eject	80
OFFICERS AND EMPLOYEES OF THE SENATE—	
Temporary officers elected	1
Permanent officers elected	9
Took oath of office	111
Appointment of	353
Compensation of	9-80
Resignations of	
Report of joint committee on	
Committee on additional help	
Pages	
Committee clerks	
Officers of Senate	
Post session employees	
Legislative employees31-33, 72-73,	
Badges and jackets for	5
Resolutions relating to, H. C. R. 4, S. C. R. 5, H. C. R. 2, H. C. R. 29,	
Senate Queen and attendants presented to the Senate	289
Presentation of gifts to Secretary of Senate and Journal clerk	527
PARKER, EDWARD S Senator Forty-sixth District.	
Bills introduced-Nos. 196, 283, 306, 321, 349, 451.	
Committee appointments101, 557,	723
Petitions presented	904
Amendments offered326, 463, 612, 613, 636, 754, 814, 891, 892,	973
Motions made	695
Leave of absence granted to	
Visitors presented	
Amendments withdrawn	948
PATRONAGE COMMITTEE—	
Appointed	19
Reports of32,	12-64
DEMINIONS DELATING TO	
PETITIONS, RELATING TO-	• • •
Agents, licensing of	327
Banks	
Basic Science	
Beer	
Billiard halls and bowling alleys	703
Board of Control	703
Board of Education	
Bonus	513

	Bounties	
	Cigarettes	
	Cities and Towns467, 513, 536, 569,	. 614
	Civil service	779
	Compensation of public officials	536
	Conservation	
	281, 327, 415, 536, 568, 778, 855, 869, 965, 977, 1001, 1018, 1064,	.1095
	Cosmetology	181
	County officers	926
	Elections	568
	Farm Bureau	536
	Fire departments	
	Gambling	869
	Health	
	Highways	
	181, 188, 239, 281, 827, 360, 415, 425, 445, 446, 535, 569, 632,	756
	Iowa Soldiers Home	
	Judges	
	Labor	855
	Libraries	
	Local Option	
	379, 400, 415, 425, 445, 513, 535, 526, 568, 569, 579, 598,	
	379, 400, 415, 425, 445, 513, 535, 536, 568, 569, 579, 598, 614, 615, 632, 649, 675, 703, 704, 719, 742, 743, 744, 745,	
	756, 757, 778, 779, 802, 816, 817, 841, 854, 855, 869, 870,	
	Motor vehicles	
	Nurses703	
	Old Age and Survivor Insurance	
	466, 525, 568, 579, 598, 870, 925, 977 1041, 1064, 1095,	1118
	Pensions77, 513, 535, 568, 579, 598, 870, 977, 1040, 1064, 1095,	1118
	Personnel State Board	
	Pharmacles	
	632, 719, 743, 756, 757, 778, 779, 802, 816, 817, 841, 854	
	855, 869, 870, 871, 889, 904, 925, 926, 936, 937, 952, 965,	
	Plumbers	
	Power dams	
	Retirement systems	
	Sales	
	Sewage	
	Schools445, 578, 615, 904	925
	Schools, State Aid to—	
	23, 69, 77, 103, 127, 181, 188, 205, 239, 269, 327	
	400, 445, 535, 568, 614, 632, 703, 744, 756, 757, 778, 925,	
	Schools, transportation327	
	Social welfare	
	State employees77, 344, 360, 379, 400, 415, 425, 445, 466, 513, 744,	
	State officers	743
	Use tax	816
	Veterans	466
	Watchmaking	
	Wolf bounty	
	World Federated government	977
PH.	ARMACY, COMMITTEE ON-	
	Appointed	97
	Bills referred to—	. 31
	S. F.—120, 364.	
	D. 1',14V, 001.	
PIO	NEER LAWMAKERS ASSOCIATION OF IOWA—	
	President of, Justice H. J. Mantz	686
	Program by	26.600

POINTS OF ORDER RAISED— On Senate File 203 On Senate File 199 On Senate File 210 On House File 206 On House File 279 On House File 561 On House File 335 On House File 279 On House File 279 On House File 279	911 1079 828 957 970 909
PRAYER BY CHAPLAIN—	1103
Printed in full	86
PRENTIS, X. T.—Senator Fifth District.	
Bills introduced—Nos. 67, 141, 200, 293, 363, 408.	
Committee appointments101, 557, 723, 1157,	
Appointed teller	57
299, 327, 518, 579, 615, 649, 704, 744, 756, 779, 802, 817, 855,	1110
Amendments offered	1117
396, 399, 444, 522, 562, 566, 621, 669, 799-800, 813,	
819, 839, 844, 868, 976, 985, 986, 987, 1000, 1008, 1074, 1106,	1224
Motions made	
668, 669, 670, 819, 844, 846, 907, 930, 985, 987, 988, 1002, Asked unanimous consent	1067
Asked unanimous consent	1225
Visitors presented	927
Amendments withdrawn	1225
PRESIDENT OF THE SENATE— See Evans, Kenneth A., President of the Senate. PRESIDENT PRO TEMPORE OF THE SENATE— (See also Leo, Richard V.)	
Senator Richard V. Leo elected	8
Took oath of office	8
Addressed Senate	8
Presided at sessions of the Senate57, 205, 221, 234, 535,	889
Presided at joint conventions	81
Committees appointed by85,	94
PRESS, MEMBERS OF—	
Assignment of seats in press gallery to	
Codes and Session Laws furnished to	7
Resolution relating to, S. C. R. 2	7
PRINTING BOARD-	
(See also Superintendent of Printing.)	
Resolutions relating to, S. C. R. 2, S. C. R. 3	7
Codes, Session Laws 52nd G. A., distribution of, authorized to mem-	
bers of Senate, House, Press galleries, and to office staffs of	7
Chief Clerk and Senate Secretary as requested by said officers Journals, bills and binders authorized to be mailed to all county	1
auditors	7
	•
PRINTING, COMMITTEE ON-	
Appointed	97
Bills introduced by-Nos. 336, 488.	
Bills referred to— S. F.—90, 279.	
S. F.—30, 278. H. F.—229.	
Reports	275

PRIVATE CORPORATIONS, COMMITTEE ON—	
Appointed	. 97
Bills referred to—	
S. F.—55, 211.	
Reports	, 424
PROOF OF PUBLICATION-	
On Senate File 69	. 102
On Senate File 56	
On Senate File 79	
On Senate File 118	
On Senate File 57	
On Senate File 115	
On Senate File 524	
On House File 21	
On House File 22	
On House File 32	
On House File 102	
On House File 142	
On Senate File 268	
On Senate File 375	
On Senate File 456	
On Senate File 472	
On Senate File 484	
On Senate File 489	
On Senate File 498	
On Senate File 485	
On House File 96	
On House File 150	
On House File 194	
On House File 313	
On House File 345	
On House File 389	. 486
On House File 442	
On House File 447	
On House File 193	
On House File 371	
On House File 462	
On House File 509	
On House File 540	
On House File 541	
On House File 377	
On House File 559	
On House File 340	
On House File 366	
On House File 567	
On House File 593	
On House File 592	. 894
On House File 582	
On House File 565	
On House File 595	
On House File 176	
On Senate File 325	
On Senate File 374	
On Senate File 486	. 894
Oh Camata 1761a 007	-01

PUBLIC HEALTH, COMMITTEE ON-	
Appointed Bills introduced by—Nos. J. R. 6; 339, 464.	91
Bills referred to— S. F.—13, 103, 157, 171, 196, 283, 306, 397. H. F.—4, 207, 301.	
Reports	461
PUBLIC LANDS AND BUILDINGS, COMMITTEE ON-	
Appointed	9
Bills introduced by—Nos. 142, 466, 473, 493. Bills referred to— S. F.—26, 61.	
H. F.—24, 170.	
Reports	171
PUBLIC LIBRARIES, COMMITTEE ON-	
Appointed	97
S. F.—100, 126, 273. Reports	529
PUBLIC UTILITIES, COMMITTEE ON-	
Appointed	97
Bills referred to— S. F.—146, 268.	
Reports	376
RAILROADS, COMMITTEE ON-	
Appointed	97
Bills referred to— S. F.—175, 198.	
Reports	409
REILLY, ROBERT C.—Senator Thirty-fifth District.	
Bills introduced-Nos. J. R. 1; 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50,	
51, 52, 53, 54, 97, 98, 104, 107, 112, 126, 157, 169, 176, 177, 199, 235 265, 266, 294, 302, 303, 311, 312, 313, 357.	
Committee appointments	101
Petitions presented	
Resolutions offered	
Motions made	
Leave of absence granted to	
Asked unanimous consent	208
Visitors presented808,	
Remarks	
Presided at session of the Senate	
DESCRIPTIONS OF IMPLOYEES	
RESIGNATIONS OF EMPLOYEES— Of Clarence Anderson, page	202
Of Mrs. Arlene Raymond, committee clerk	
Of Mrs. Barbara Barma, committee clerk	
RESOLUTIONS	
Index to Senate Joint	
Index to House Joint acted on in Senate	
Index to Senate Concurrent	
Index to House Concurrent acted on in Senate	
Index to Memorial	

RETRENCHMENT AND REFORM, COMMITTEE ON— (Commonly called, "The Interim Committee") Bill relating to—S. J. R. 5.	
Appointment of new interim committee	
RIDOUT, BURL N.—Senator Forty-ninth District.	
Bills introduced—Nos. 247, 302, 303, 357, 401.	
Committee appointments	
Petitions presented 299, 360, 513, 632, 649, 704, 779, 841, 855, 870, Amendments offered	931
Resolutions offered	1112
Leave of absence granted to	
Visitors presented	
RISK, DON—Senator Thirty-third District. Bills introduced—Nos. 33, 34, 36, 170, 188, 221, 222, 246.	
Committee appointments	723
Petitions presented	
Resolution offered	1118
Amendments offered	1218
Motions made	
258, 274, 284, 341, 392, 450, 480, 573, 600, 619, 645, 660 ₁	
698, 708, 735, 751, 775, 795, 836, 852, 884, 897, 898, 918,	
948, 963, 975, 1006, 1033, 1061, 1092, 1108, 1140, 1171, 1223, 1261,	
Leave of absence granted to	109
ROBERTS, F. M.—Senator Fifteenth District.	
Bills introduced—Nos. 283, 302, 303, 357, 408, 415.	
Committee appointments101,	
Petitions presented189, 281, 327, 579, 598, 615, 704, 719, 745, 925,	
Amendments offered	
Motions made692, 693,	
Visitors presented	891
ROOMS-	
Committee on appointed	9
Report of committee	106
Assignment of, to committees	106
ROOMS, USE OF BETWEEN SESSIONS-	
Resolution relating to, S. R. 7, S. R. 9	1096
Lieutenant Governor's office	
Senate Secretary's office1005,	
Senate Journal room1005,	1096
Bill room and cloak room1005,	1096
Rooms 23 and 24	
RULES-	
Committee appointed	97
Temporary rules adopted	
Rules of civil procedure amendments, report by Supreme Court107	
Committee reports310-311,	
Joint rules committee reports	
Clip sheets, rule relating to preparation of	
SCARBOROUGH, W. J	
(See Secretary of the Senate)	
SCHOOLS AND EDUCATIONAL INSTITUTIONS, COMMITTEE ON-	
Appointed	97
Bills introduced by-Nos. 249, 417, 435, 499.	
Bills referred to-	
8. F.—15, 60, 95, 130, 131, 163, 177, 187, 296, 347, 368, 392, 395, 422.	
Reports	
Amendments offered	972

SEATS	
Assignment of, to Senators	4
Assignment of, in Press Gallery	5
SECRETARY OF THE SENATE-	
(See also Scarborough, W. J.)	
Elected temporary secretary of the Senate	1
Elected permanent secretary	
Took oath of office	
Authorized to secure badges and jackets	5
Appointment of page by	111
Resolution relating to duties of, subsequent to adjournment,	
H. C. R. 29	1245
Compensation of, during session	72
Compensation of, for limited period following adjournment	1233
Presentation of gift to	527
Office of, to remain intact during interim	1096
Authorized to assign seats to members of the Press	
Preparation of clip sheets authorized, H. C. R. 3	19
SHARP, F. E.—Senator Thirty-sixth District.	
Bills introduced—Nos. 25, 26, 162, 221, 222.	
Committee appointments101, 129, 595, 723,	1141
Petitions presented745.	937
Amendments offered29, 522, 717, 949, 951, 984, 987, 1177, 1218,	1213
Motions made129, 232, 455, 522, 684, 907, 908, 984, 987,	
Leave of absence granted to	
Asked unanimous consent	
Presided at session of the Senate	1044
SIFTING COMMITTEE—	
Appointment of	557
Appointment of	557
Appointment of	557
Appointment of	
Appointment of Reports of569, 577, 596, 602, 610, 630, 646, 670, 699, 716, 737-738, 745, 752, 765, 796, 812, 837, 852, 879, 898, 920, 945, 998, 1007, 1028, 1033, 1062-1063, 1076, 1209, 1110, 1118, 1173, Bills referred to— S. F.—J. R. 6, 7, 9, 10, 11; 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524. H. F.—J. R. 9, 10, 11; 1, 8, 29, 30, 33, 34, 42, 43, 46, 54, 58, 108, 112, 117, 120, 121, 132, 138, 145, 149, 152, 158, 172, 190, 1959, 200, 206, 210, 218, 237, 238, 239, 246, 247, 252, 254, 277, 290, 294, 296, 300, 302, 303, 305, 306, 316, 318, 323, 335, 336, 337, 341, 345, 349, 359, 366, 368, 369, 377, 379, 382, 385, 386, 389, 396, 401, 402, 405, 406, 403, 410, 413, 423, 424, 426, 430, 433, 435, 440, 441, 443, 448, 449, 460, 463, 464, 468, 469, 471, 479, 483, 487, 508, 516, 521, 522, 523, 524, 525, 540, 541, 544, 551, 552, 555, 556, 557, 559, 560, 561, 563, 565, 566, 567, 569, 570, 572, 573, 575, 577, 579, 581, 582, 584, 587, 590, 593, 595, 597, 600, 601, 603, 604, 605, 606, 607, 609, 610, 611.	
Appointment of Reports of699, 577, 596, 602, 610, 630, 646, 670, 699, 716, 737-738, 745, 752, 765, 796, 812, 837, 852, 879, 898, 929, 945, 998, 1007, 1028, 1033, 1062-1063, 1076, 1109, 1110, 1118, 1173, Bills referred to— S. F.—J. R. 6, 7, 9, 10, 11; 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524. H. F.—J. R. 9, 10, 11; 1, 8, 29, 30, 33, 34, 42, 43, 46, 54, 58, 108, 112, 117, 120, 121, 132, 133, 145, 149, 152, 158, 172, 190, 195, 200, 206, 210, 218, 237, 238, 239, 246, 247, 252, 254, 277, 290, 294, 296, 300, 302, 303, 305, 306, 316, 318, 323, 335, 336, 337, 341, 345, 349, 359, 366, 368, 869, 377, 379, 382, 385, 386, 389, 396, 401, 402, 405, 406, 403, 410, 413, 423, 424, 426, 430, 432, 435, 440, 441, 443, 448, 449, 460, 463, 464, 468, 468, 471, 479, 483, 487, 508, 515, 521, 522, 523, 524, 525, 540, 541, 544, 551, 552, 555, 556, 557, 559, 560, 561, 563, 565, 566, 567, 569, 570, 572, 573, 575, 577, 579, 581, 582, 584, 587, 690, 693, 595, 597, 600, 601, 603, 604, 605, 606, 607, 609, 610, 611.	
Appointment of	
Appointment of Reports of569, 577, 596, 602, 610, 630, 646, 670, 699, 716, 737-738, 745, 752, 765, 796, 812, 837, 852, 879, 898, 929, 945, 998, 1007, 1028, 1033, 1062-1063, 1076, 1209, 1110, 1118, 1173, Bills referred to— S. F.—J. R. 6, 7, 9, 10, 11; 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524. H. F.—J. R. 9, 10, 11; 1, 8, 29, 30, 33, 34, 42, 43, 46, 54, 58, 108, 112, 117, 120, 121, 132, 133, 145, 149, 152, 158, 172, 190, 1957, 204, 206, 210, 218, 237, 238, 239, 246, 247, 252, 254, 277, 290, 294, 296, 300, 302, 303, 305, 306, 316, 318, 323, 335, 336, 337, 341, 345, 349, 359, 366, 368, 369, 377, 379, 382, 385, 386, 389, 396, 401, 402, 405, 406, 403, 410, 413, 423, 424, 426, 430, 433, 435, 440, 441, 443, 448, 449, 460, 463, 464, 463, 469, 471, 479, 483, 487, 508, 516, 521, 522, 523, 524, 525, 540, 541, 544, 551, 552, 555, 556, 557, 559, 560, 561, 563, 565, 566, 567, 569, 570, 572, 573, 575, 577, 579, 581, 582, 584, 587, 690, 593, 595, 597, 600, 601, 603, 604, 605, 606, 607, 609, 610, 611. SKOURUP, W. N.—Senator Ninth District. Bills introduced—Nos. 9, 37, 68, 78, 93, 104, 110, 215, 221, 222, 235, 247, 253, 278, 292, 321, 337, 338, 348, 349, 362, 414.	1224
Appointment of Reports of569, 577, 596, 602, 610, 630, 646, 670, 699, 716, 737-738, 745, 752, 765, 796, 812, 837, 852, 879, 898, 929, 945, 998, 1007, 1028, 1033, 1062-1063, 1076, 1209, 1110, 1118, 1173, Bills referred to— S. F.—J. R. 6, 7, 9, 10, 11; 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524. H. F.—J. R. 9, 10, 11; 1, 8, 29, 30, 33, 34, 42, 43, 46, 54, 58, 108, 112, 117, 120, 121, 132, 133, 145, 149, 152, 158, 172, 190, 1957, 204, 296, 300, 302, 303, 305, 306, 316, 318, 323, 335, 336, 337, 341, 345, 349, 359, 366, 368, 369, 377, 379, 382, 385, 386, 389, 396, 401, 402, 405, 406, 403, 410, 413, 423, 424, 426, 430, 433, 435, 440, 441, 443, 448, 449, 460, 463, 464, 468, 469, 471, 479, 433, 487, 508, 515, 521, 522, 523, 524, 527, 529, 500, 601, 603, 604, 605, 606, 607, 609, 610, 611. SKOURUP, W. N.—Senator Ninth District. Bills introduced—Nos. 9, 37, 68, 78, 93, 104, 110, 215, 221, 222, 235, 247, 253, 278, 292, 321, 337, 338, 348, 349, 862, 414. Committee appointments	11224
Appointment of Reports of	1157
Appointment of Reports of	1224 1157 1118 858
Appointment of Reports of	1157 1157 1118 855

	Amendments offered112,	
	154, 359, 395, 397-399, 407, 413, 451, 452, 531, 534, 565,	
	607, 609, 613, 654, 708, 740, 797-799, 810, 840, 899, 908,	
	920, 951, 958, 964, 970, 973, 982, 1008, 1035, 1044, 1045, 1069, 11	
		V0
	Motions made	
	154, 155, 285, 351, 353, 363, 364, 451, 452, 520, 597, 607, 609, 638, 634, 639, 640, 654, 655, 724, 810, 862, 877, 910,	
	609, 638, 634, 639, 640, 654, 655, 724, 810, 802, 877, 910,	
	911, 958, 967, 970, 982, 983, 1041, 1044, 1045, 1046, 1132, 1139, 11	
	Zonie or more district the control of the control o	25
	Asked unanimous consent	
		96
	Amendments withdrawn 7	08
	Remarks595, 6	33
	Presided at sessions of the Senate	91
ഹ	CIAL SECURITY, COMMITTEE ON-	
30		
		97
	Bills introduced by-Nos. 229, 333, 334, 335, 388, 389, 390, 391, 512.	
	Bills referred to—	
	S. F.—6, 71, 161, 162, 169, 215, 274, 311, 312, 313, 398, 399, 413, 421.	
	Reports 3	73
901	ECIAL ORDERS MADE	
SFI		_
	•	48
		60
	On Senate File 203	866
	On Senate File 222 3	03
	On House File 279 5	20
		31
		82
	On Senate File 18 4	
		18
	OH Donate whe is a continuous and a cont	•
~=	AND THE CONTRACTOR	
ST.	ANDING COMMITTEES—	
	Appointments to, announced95-1	02
	Assignment of rooms to	06
gT.	ATE APPEAL BOARD-	
	Resolution relating to reprocessing of claims, S. C. R. 18992-9	97
	Communications from, stating claims filed with	
	59-67, 137-189, 276, 371, 460, 575, 697, 795, 836, 992-9	97
	Resolution relating to fixing of final date for filing of claims,	
	H. C. R. 10851-8	15 2
	Claims reprocessed by state appeal board and rejected by joint	
	claims committee992-9	97
	,	
gT.	ATEMENTS-	
~		808
	Distribution of funds appropriated under S. F. 502	
		119
	Report on vehicle weights by highway investigating committee 1	99
ST.	ATE OFFICE BUILDING COMMITTEE—	
		84
		45
	Senate bill relating to funds for construction of—S. F. 142.	
		41
	New interim committee thereon, appointed 11	41
	PERINTENDENT OF PUBLIC INSTRUCTION, Jessie M. Parker—	
	Communication from	ΛR

SUPREME COURT OF IOWA Chief Justice of, Hon. H. J. Mantz.	
Reporter of, Charles M. Scholz.	
Report on Rules of Civil Procedure	107
Communication from	107
Communication from Chief Justice of	
by Chief Justice of	00
SUPERINTENDENT OF PRINTING—	
(See also Printing Board.)	
Resolutions relating to duties of-S. C. R. 2, S. C. R. 3	7
TAX REVISION, COMMITTEE ON-	
Appointed	97
Bills introduced by—Nos. J. R. 5; 297, 320, 461.	
Bills referred to—	
S. F.—4, 5, 8, 30, 63, 78, 85, 117, 123, 129, 143, 245, 247, 307, 308, 365, 404.	
H. F.—118. Reports160, 237, 311, 393,	•••
Reports	894
TELLERS	
Appointment of8,	57
Report of	82
	-
TEMPORARY OFFICERS—	
Elected	. 1
Took oath of office	1
TUDOR, J. MSenator Twenty-third District.	
Bills introduced—Nos. 104, 170, 285, 456.	
Committee appointments	723
Petitions presented	
Amendments offered	
Motions made	
Leave of absence granted to256, 568, 756, 925, 936, 952,	1064
Visitors presented	804
VAN EATON, CHARLES S Senator Thirty-second District.	
Bills introduced—Nos. J. R. 4; 75, 80, 85, 91, 97, 98, 108, 110, 199,	
209, 221, 222, 274, 278, 306, 307, 308, 311, 312, 313, 323, 347, 355,	
365, 394, 398, 399, 413, 441.	
Committee appointments5, 101,	686
Raised point of order	
Petitions presented425, 599, 675, 745, 779, 802, 889, 926, 952,	1064
Amendments offered	
112, 119, 180, 197, 238, 245, 343, 424, 444, 511, 590, 610,	
717, 924, 934, 969, 1063, 1093, 1094, 1112, 1123, 1125, 1218, 1223,	
Motions made187, 216, 245, 246, 260, 261, 418, 419,	
590, 591, 621, 635, 911, 912, 960, 961, 962, 1226, 1236, 1241,	
Leave of absence granted to	
Asked unanimous consent	
Remarks	
ASSEMBLE TO THE PROPERTY OF TH	, 03
VAN PATTEN, LOYD-Senator Eleventh District.	
Bills introduced—Nos. 28, 85, 95, 221, 222, 260, 276, 280, 382.	
Committee appointments	
Petitions presented	952
Amendments offered	
	1216
Motions made4, 250, 391, 392, 524, 551, 552, 665, 909, 1215,	1316

	Visitors presented	1224 967
	Asked unanimous consent962,	907
	Raised point of order	
	Amendments withdrawn	962
VIS	SITORS PRESENTED TO SENATE—	
	Monroe high school government class and teacher, Leland L. Cook	18
	Collins consolidated school government classes and superintendent	30
	Woodrow Wilson junior high 9-B students	71
	Shane, Frank, former Senator	78
	Keir, Robert, former Senator	78
	Curtis school, Des Moines, fifth grade class and teacher, Mrs. Anderson	110
	Jordan consolidated school government class and teacher, Mrs.	110
	W. K. Wyatt	110
	Lash and Mrs. Gregg Thomas	117
		183
,	Lappen, Robert C., member of board of control	100
	Wearin, Otha D., former Representative and former member of Congress	183
	McKinley school, Des Moines, sixth grade class and teacher, Miss	
	Sullivan	303
	Ritchie, W. R., former Senator	
	Curtis school, Des Moines, 6-A class and teacher, Miss Belz	
	Kruger, Dr. H. C.	260
	Gowrie high school government class and Superintendent William	
	N. Grimes	284
	Boy Scout representatives	289
	Indianola high school senior class and principal Harry Grange	315
	Dexter high school government classes, teacher, D. W. See, and	
	coach, Orval Frazier	815
	Panora junior high eighth grade class and teacher, William	
	McMains	316
	Hubbell school, Des Moines, 6-A class	330
	Dean, Earl M., former Senator	330
	Pella Christian high school economics class and teacher, H. Muyskens	362
	Welch school, Ames, fourth grade class, teacher, Mrs. Bock, and	302
	principal, Mr. Harlan	392
	Pella junior high school history class and Superintendent H. L.	332
	Verhulst	418
	Urbandale high school government class and Superintendent	410
	Roseman	418
	Halden, Honorable Jesse W., past commander American Legion	428
	Mills, Honorable Redfield C., former Senator	435
	Anderson, Honorable Paul H., former Senator	453
	Lindquist, Victor	450
	Saylor Center junior high school pupils and Superintendent	100
	Denny	527
	Hickenlooper, Senator Bourke B	458
	Vogel, Senator from Nebraska	537
	Eartham high school senior class and principal, G. W. Bowman	569
	Lake Park high school government class and teacher, Mr. Loomer.	569
	Scattergood school, West Branch, students and teacher, Robert	000
	Berquist	595
	Des Moines Technical high school students and teachers, Mrs. Edna	000
	Bohlman and Mr. Farrow	470
	Colo high school twelfth grade students and Superintendent W. P.	410
	Truesdell	470
	Adair high school government class and Superintendent L. L. Long.	525
	Maxwell consolidated school senior class and teachers, Richard	920
	Gorman, J. T. Riekena and Mrs. V. O. Ray	603
	Comment of an interested data and by V. U. Italy	000

Roosevelt high school students and instructor, Mrs. Troutfetter Linn County Republican Women's Club members Atlantic high school students, Jo Beth Showman, Jo Ann Ratten-	604 6 07
berg, Fritz Hansen and Fred Brewn; Thomas M. Gaffney and L. A. Warden	607
Norwoodville school sixth grade class and principal, Mrs. Neva Wickham	609
St. Paul's Lutheran school, Williamsburg, students and principal, E. R. Kiekhaefer	621
School for the blind, Vinton, students, principal, Miss Abel, and	623
Superintendent Carl Gernetcky	
Slatkoski, and Superintendent Charles Clark	622
tor, Mrs. D. S. McGill	683
party	650
Weir	662 662
Parkersburg junior high school students and teacher, Clyde Gabriel	678
Garden Grove high school junior and senior classes and sponsor, Mr. Sims	678
Marion county school pupils and instructor, Sister Mary Serena Jordan school, Boone county, eighth grade class and teacher, Mrs.	685
Wyatt	706
Rippey school eighth grade class and teacher, Mrs. Mabel Osborn Douglas school pupils and teacher, Mrs. Marie Braniff	708 708
Ward, W. H., mayor of Clear Lake, and others	707
Neppel, Sergeant Ralph	742
Indianola high school junior class and teacher, Arthur Eady	722
Dallas County, Gardiner school, sixth and seventh grade classes	
and teacher, Miss Wilma McManus	722
Fritz Hansen	722
Mason City Hi-Y government class and teacher, C. W. Blanchard	736
Stowe school 6-A class, teacher, Miss Kimball, and principal, Mr. Pease	745
Des Moines Technical school history classes and teacher, Mr.	
Downey	726
Wright County Farm Bureau members	726
Colo high school junior class and Superintendent W. P. Truesdell Cooper high school ninth grade civics class and teachers, Miss Z. Abilka and Mrs. McNabb	726 726
Fontanelle high school junior and senior classes, teachers, Joseph Mueller and Miss Maxine Drake, and Superintendent Anthony	
Blankers	726
Amos Hiatt junior high school civics class and teacher, George Hemming	726
Milford township consolidated school seventh and eighth grades and teacher, Mrs. Jessie Peterson	746
Marion county Otley school students and teacher, Miss Minnie McDonnels	746
Warren county Grove school students and teacher, Miss Mildred	
McClavey Capital City Commercial College students and vice president, Miss	746
Margaret F. DavenportLiberty Farmers 4-H Club and leaders, Kenneth Adkins and Donald	746
Heston Charles City high school junior and senior classes, Dr. and Mrs.	746
Koenig	759 765

Reilly, James Roger	789
Harlan, Lawrence	804
Fernald high school students, Superintendent P. M. Wright, and	
teacher, Lee S. Stith	804
Newton high school government class and teachers, Clifford Gul-	
lette and Mrs. Harris	804
Runnells high school senior class and teacher, E. O. Fleming	804
Mason City, Holy Family school, eight boys and teacher, Perry	
Foust: Mason City high school social science class and teacher,	
Miss Zuck	804
Dysart high school senior class and Superintendent L. A. Maley	804
West Branch school students and teacher, Roe Thorp	804
Waukee consolidated school students and teacher, Vincent J.	
Meyer804,	805
Welle, Miss Joan, 1948 Governor of Hawkeye Girl's State	807
Thilmany, Donald, and George Manos	808
Aldrich, R. E. Lee, former Representative	808
Frudeger, Messrs. George and William	808
Ritchie, Fred J., former Senator	817
Bird and Grant schools, Des Moines, traffic squads and principal,	
Robert Langerack	817
Sheldahl consolidated school students and teacher, Mrs. Irene	
Wiltsie	817
Lucas high school junior and senior classes and Superintendent	
J. O. Ralph	817
Waverly Girl Scout troop, Mrs. Paul Moeller and Mrs. Delbert	
Shepard	817
Osborne, E. O. and granddaughters	834
Woodside school social studies class and teacher, Mrs. Belle Turner	842
Stanhope school seventh and eighth grade classes and teacher.	
Mrs. Palmer Nelson	842
Riley school, Des Moines, students and teacher, Miss L. Truitt	856
La Porte City high school students, Superintendent Leo Esbeck,	•••
and coach, Donald Green	856
Ventura high school students, Superintendent Leo Esbeck, and	
coach, Donald Green	856
Miller, Ai, former Senator	866
Meyer, Mrs. Arlene Miller, David Frederick Meyer, members of	•••
Women's Republican Club, Humboldt county and president,	
Mrs. Randall Nelson	871
Brooks school, Des Moines, 6-A and 6-B classes, teachers, Miss	
Margaret Jones and Mrs. Mary Daggitt, and Mr. C. I. Pease	871
University high school, lowa City, junior and senior classes and	0,1
teacher, Dr. John Haefner	871
Britt high school class in government and John R. Howard	871
Ankeny high school students, Superintendent T. W. Karges, and	011
teacher, Mr. Walker; Bondurant high school senior class	871
Cresco high school senior class and George Caswell	871
Washington school, Fairfield, eighth grade class, principal, Miss	011
Lillian Thada, and Superintendent W. G. Pence	871
Winterset junior high school students and instructors, Garnetta	011
Jones, Phyllis Piatt, Faye Lytle and Harland Reed	880
Adel high school government class and teacher, Mr. Bly	880
Ellsworth high school senior class and sponsor, Keith L. Hadley	891
	0.5]
Pocahontas high school students, principal, Jack Anderson, and Superintendent Waldo Mick	891
Pleasantville high school junior and senior classes, Superintendent	991
	20+
Frank, and principal, Mr. Dickson	891
· · ·	20-
McGaffin	891
Simpson College government classes and Dr. Moats; Barbara Jean	••-

¥3

Y Y:

iel Mis

estre dinter din

Elkhart high school students and principal, W. F. Stone Poole, J. M., Henry G. Anderson, Byron H. Wilder and L. G. Shannon	905 905
Grand Mound high school government class and Superintendent	•••
Luther E. Rauer	926
Mailard high school senior class and principal, D. D. Enderson	926
Harcourt consolidated school junior and senior classes, instructor,	
Maynard Linn and Superintendent Harold Mann	913
Keeney, Dr. George H., former Senator	926
teacher, Arthur Perry	926
Kirkwood school, Des Moines, 6-A class and cadet teacher, Miss	
Mary Holmes	926
Humboldt Camp Fire Girls and leader, Tilda Nelson	927
Terril high school senior class and Superintendent H. M. Taulbee	927
Benton high school senior class	927
Oakland high school basketball team and coach, O. E. Lester	983
Osage high school government class and Superintendent Gunderson	938
Kirkwood school, Des Moines, 6-A class and cadet teacher, Miss Holmes	954
Saint Augustin's school, Des Moines, eighth grade class and teacher,	337
Sister Claire; Dennis O'Brien, spelling champion of Des Moines	954
Nicholas, W. H., former Legislator	954
Washington Irving junior high school students and instructors,	
Miss Olson, Miss Risser and Mr. Blackman	955
Gibson high school students, Superintendent P. E. Pyle and teacher,	
Mr. Roush	966
Ankeny high school seventh grade civics class and teacher, Mrs.	0.00
Stroup	966
teachers, Russell Blumeyer, Miss Pringle and Miss Reynolds	966
Allerton high school students, teacher, Miss Eleanor Stabon, Super-	
intendent John H. King, and Clarke Moore	966
Phares, W. M	966
Duncombe high school students, Superintendent George Dana and	
Rudolph Moenck	971
Callender independent school senior class and Superintendent	
E. L. Hodgen	971
ernor of Iowa	979
Grinnell college government class, professor Donald Wilhelm, and	• • • •
head of department, Joseph M. Dunner	979
Cornell college government class and instructor, H. W. Ward	979
Kirkwood school 6-A class and cadet teacher, Miss Holmes	979
Dawson high school junior and senior classes and teacher, Carl	
Totman	979
Knudson, Robert L., and Miss Genueva Cowden	930
Brighton high school students and teacher, Mr. Phipps	1001
pion of Burlington	1001
Elm Grove school, Polk county, eighth grade class, Mrs. W. E.	
Burress and Mrs. Larry Consolver	1001
Sheldahl high school government class, teacher, Mrs. Betty Phillips,	
and Superintendent Harry H. Gaulke	1001
Monroe public school pupils, Superintendent Charles Rupert and	
teacher, Miss Mildred Grimm	1015
Willard school, Des Moines, 5-B class and teacher, Miss Ruth Tjarks	1019
Nevada high school senior class and Superintendent H. C. Engel-	1016
brecht	1019
Cedar Rapids Camp Fire Girls	1028
Willard school, Des Moines, 6-A class and teacher, Miss McCullock	1041
Rockford high school government class, Superintendent Court	
Ferguson and teacher, Edith Sarvis	1041

GENERAL INDEX

Alleman consolidated school junior class and principal, W. H.	
Eliason	
Sabin school 6-B class and teacher, Mrs. Stella Howe	1065
Logan school, Des Moines, fifth and sixth grade classes and teach-	
ers, Miss Lillian Meier and Miss Ruth Jackson	1065
Valley high school sociology class, Mrs. Fearing and Tom Karpan	
Roosevelt school, Fairfield, eighth grade class and teacher, Mrs.	
Nadine Franklin	1065
Howe school, Des Moines, sixth grade and teacher, Miss Irene	
O'Connell	
Dempsey, Jack, and Pinkie George	1076
Logan high school government class and Superintendent C. E.	
Matthews	1095
Montgomery county, Scott township school pupils and teacher, Miss	
Frances Palmquist	
Gibson, Walter F., of Oakland, California	
Saint Charles school seventh and eighth grade civic classes and	
Mrs. Homer Lynch	
Baldwin, Howard C., former Senator	
Rose Hill school freshman class and Superintendent Kallemyn	
Plainview school, Polk county, pupils and teacher, Miss May Lynch	1119
Gilbert school seventh grade class and teacher, Mrs. Nichol	1147
Shaw, A. J., former Senator	
Buckeye school, Harlan county, students and teacher, Mrs. R. L.	
Rogers	1166
Jacoby school government classes and teachers, Mrs. Beltz and	1100
Mrs. Zimmerman	
Clinton high school civies class and Mrs. George Anderson	1224
•	
VITTETOE, LUKE-Senator Twelfth District.	
Bills introduced—Nos. 120, 177, 221, 222, 826, 404.	
	723
Committee appointments	723
Committee appointments	1095
Committee appointments 1, 102, Petitions presented 400, 615, 704, 745, 757, 870, Amendments offered 465, 973, 1000, 1008,	1095 1224
Committee appointments 1, 102, Petitions presented 400, 615, 704, 745, 757, 870, Amendments offered 465, 973, 1000, 1008, Motions made	1095 1224 1074
Committee appointments	1095 1224 1074 77
Committee appointments	1095 1224 1074 77 979
Committee appointments	1095 1224 1074 77 979 1225
Committee appointments	1095 1224 1074 77 979 1225
Committee appointments	1095 1224 1074 77 979 1225
Committee appointments	1095 1224 1074 77 979 1225 944
Committee appointments	1095 1224 1074 77 979 1225 944 1170 1169 965
Committee appointments	1095 1224 1074 77 979 1225 944 1170 1169 965 1035
Committee appointments	1095 1224 1074 77 979 1225 944 1170 1169 965 1035 1222
Committee appointments	1095 1224 1074 77 979 1225 944 1170 1169 965 1035 1222 990
Committee appointments	1095 1224 1074 77 979 1225 944 1170 1169 965 1022 990 1003
Committee appointments	1095 1224 1074 77 979 1225 944 1170 1169 965 1022 990 1003
Committee appointments	1095 1224 1074 77 979 1225 944 1170 1169 965 1022 990 1003
Committee appointments	1095 1224 1074 77 979 1225 944 1170 1169 9635 1222 990 1003 944
Committee appointments	1095 1224 1074 77 979 1225 944 1170 1169 965 1035 1022 990 1003 944
Committee appointments	1095 1224 1074 979 1225 944 1170 1169 965 1035 1222 990 1003 944 450 330
Committee appointments	1095 1224 1074 979 1225 944 1170 1169 965 1035 1222 990 1003 944 450 330
Committee appointments	1095 1224 1074 777 979 1225 944 1170 1169 965 1035 1222 990 1003 944

Motions made390, 512, 1056, 1057, 1058, 1097, 1151, 1	169, 1160
Leave of absence granted to	
Asked unanimous consent	151, 115
Visitors presented	569, 59
Amendments withdrawn	969
WATSON, DE VERE—Senator Nineteenth District.	
(Referred to as Watson of Pottawattamie.)	
Bills introduced—Nos. 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21,	59,
78, 122, 126, 160, 200, 210, 221, 222, 241, 265, 266, 366, 367,	371,
402, 436, 437.	
Committee appointments	557, 1170
Resolution offered	
Petitions presented344, 360, 445, 466, 513, 536, 569, 632, 745, 757,	817, 870
Amendments offered	
255, 293-296, 413, 462, 472, 498, 582, 631, 663, 669,	679,
752, 815, 851, 859, 999, 1007, 1035-1038, 1074, 1077, 1078, 1	145, 1147
Amendments withdrawn	679
Motions made	231.
369, 370, 386, 414, 472, 475, 476, 549, 582, 583, 588,	627,
628. 663. 664. 665. 669. 680. 688. 684. 711. 712. 790 .	792.
793, 851, 864, 878, 1004, 1005, 1052, 1069, 1077, 1078, 1079, 1	080,
1081, 1126, 1127, 1137, 1147, 1162 1164, 1168, 1169, 1192, 1220, 1	237, 1238
Visitors presented	
Asked unanimous consent	
Raised point of order	
Presided at sessions of the Senate215, 407, 419, 1030, 1	
Leave of absence granted to	
WAYS AND MEANS, COMMITTEE ON-	
Appointed	98
Bills introduced by-Nos. 342, 494, 497.	
Bills referred to-	
S. F.—1, 2, 10, 32, 84, 101, 108, 128, 133, 186, 201, 210, 218,	222
284, 239, 252, 253, 254, 292, 316, 321, 357, 870.	,
H. F.—126.	
Reports	410. 532
Amendments offered900-903, 921-	
Amendments offered	J
WEST, SHERMAN-Senator Third District.	
Bills introduced—Nos. 29, 30, 31, 60, 75, 99, 148, 235, 301, 302,	202
311, 312, 313, 346, 357, 428, 440.	ava,
Committee appointments	102. 723
Petitions presented	55 3, 610
Resolution offered	720, 1118
Amendments offered305, 396, 420, 613, 840, 851, 868, 973, 985, 1	
Motions made	
Asked unanimous consent	
Amendments withdrawn	1138
WILLIAM C. B. Gamana Samuela District	
WHITEHEAD, G. E.—Senator Seventeenth District.	100
Bills introduced—Nos. 78, 90, 101, 109, 113, 114, 147, 158, 159,	138,
321, 222, 228, 246, 270, 280, 450.	
Committee appointments	
Resolution offered	
Petitions presented 181, 445, 536, 569, 580, 599, 649, 745,	870, 926
Amendments offered254, 475, 647, 657, 666, 671, 677, 812,	
Motions made	537,
656, 666, 676, 677, 678, 764, 786, 788, 790, 849, 850,	972, 1152
Leave of absence granted to	
Asked unanimous consent	
	661, 677
Visitors presented	

ZA8'	TROW, RALPH W.—Senator Forty-fourth District.	
	Bills introduced—Nos. 1, 10, 22, 63, 92, 98, 119, 129, 180, 181, 170,	•
	197, 205, 253, 254, 298, 349, 368, 408, 446.	
(Committee appointments	L 2 29
:	Petitions presented	1040
]	Resolutions offered	1118
	Amendments offered	
	378, 389, 717, 776, 812, 984, 1003, 1007, 1016, 1935-1038, 1151,	177
1	Motions made	151
3	Leave of absence granted to	632
	Asked unanimous consent	235
•	Visitors presented	041
	Amendments withdrawn1004,	285
1	Presided at sessions of the Senate	989
4	Coll of Sanata requested	405